Form 1 Page 1 Execution Page

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549
APPLICATION FOR, AND AMENDMENTS TO APPLICATION FOR, REGISTRATION AS A NATIONAL SECURITIES EXCHANGE OR EXEMPTION FROM REGISTRATION PURSUANT TO SECTION 5 OF THE EXCHANGE ACT

Date filed (MM/DD/YY): OFFICIAL USE ONLY

WARNING: Failure to keep this form current and to file accurate supplementary information on a timely basis, or the failure to keep accurate books and records or otherwise to comply with the provisions of law applying to the conduct of the applicant would violate the federal securities laws and may result in disciplinary, administrative, or criminal action.

tate the name of the applicant: New York Stock Eschange LLC rovide the applicant's primary street address (Do not use a P.O. Box): Mail Processing Section Section	INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FA	
In Wall Street, New York, NY 19003 Trovide the applicant's mailing address (if different): NA Tradiant Street, New York, NY 19003 Trovide the applicant's business telephone and facsimile number: 212464-3103 Trovide the applicant's business telephone and facsimile number: 212464-3103 Trovide the name, title, and telephone number of a contact employee: Maint Receive (Name) (Name) (Name) (Name) (Name) (Title) (Title) (Title) (Title) (Touchide the name and address of counsel for the applicant: Indicate legal status of applicant: Indicate legal status of applicant: Indicate legal status of applicant: Order than a sole proprietor, indicate the date and place where applicant obtained its legal status (e.g. statuse under which applicant was organized: New York Limited Liability Company Date (MM/DD/YY): 21140.55 (b) State/Country of formation: Section Nov (13 2/U17) Trading and status, they have been deaded and place where applicant obtained its legal status (e.g. statuse under which applicant was organized: New York Limited Liability Company Act CUTION: The applicant consents that service of any civil action brought by . or notice of any proceeding before, the Securities angle Commission in connection with the applicant's activities may be given by registered or certified mail or confirmed telegrant on a street or the securities of the proceeding before, the Securities angle Commission in connection with the applicant's activities may be given by registered or certified mail or confirmed telegrant on the proceeding before, the Securities angle Commission in connection with the applicant's activities may be given by registered or certified mail or confirmed telegrant on the proceeding before, the Securities angle Commission in connection with the applicant's activities may be given by registered or certified mail or confirmed telegrant on the proceeding before, the Securities angle Commission in connection with the applicant consents that service of any civil action brought by . or notice of	APPLICATION	✓ AMENDMENT
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Affix notary stamp or seal where applicable.

Commission Expires May 29, 2020

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C.	
Exhibits Accompanying Amendment	
to	
FORM 1 REGISTRATION STATEMENT	
of	
NEW YORK STOCK EXCHANGE LLC	
November 2017	

EXHIBIT F

ACCOMPANYING AMENDMENT TO FORM 1 REGISTRATION STATEMENT

OF

NEW YORK STOCK EXCHANGE LLC

November 2017

A complete set of the New York Stock Exchange LLC's forms pertaining to application for membership, participation, or subscription, and application for approval as a person associated with a member, participant, or subscriber follows.

This information is publicly available on the Exchange's website at www.nyse.com.

NYSE Master User Agreement

NYSE USER	RAGREEMENT				
Several NYSE Entities operate markets for options and equities (each, a "Platform"). This User Agreement is made between the NYSE Entity(ies) indicated for the Platform selected below ("NYSE") and the User, as identified below.					
Platform:		NYSE Entity(ies)			
[NYSE Arca Equities	NYSE Arca, LLC			
[New York Stock Exchange	New York Stock Exchange LLC			
[NYSE American	NYSE American LLC			
[NYSE American Options	NYSE Amex Options LLC			
[NYSE Arca Options	NYSE Arca, Inc.			
ľ	Note: Please provide a signature page for each er	ntity selected.			
User:		CRD#:			
Business Addr	ress:				
	City:	State: Zip Code:			
Contact Name	<u> </u>	Telephone:			
Email:					
☐ Co	rporation	☐ Partnership ☐ Sole Proprietor			
1. Definition	ns				
(a) "Auth	orized Trader" means a person authorized to submit	orders to the Platform on behalf of his or her User.			
(b) "Conr	nectivity Questionnaire" means the Connectivity Ques	stionnaire or successor form that is located at www.nyse.com.			
(c) "Effec	ctive Date" means the date this User Agreement is sig	gned by the relevant NYSE Entity(ies).			
(d) "Perm identi					
(e) "Perm has b	(e) "Permit Holder" means a Sole Proprietorship, Partnership, Corporation, LLC or other organization in good standing that has been issued a Permit in accordance with the Rules.				
(f) "Infor	(f) "Information" has the meaning set forth in subsection 6(a).				
agree	(g) "Rules" means, with respect to the relevant NYSE Entity(ies) for each Platform, that NYSE Entity's(ies') operating agreements, certification of incorporations, bylaws, rules, procedures, policies, practices, technical specifications, circulars, notices, interpretations, directives and decisions, each as amended from time to time.				
locate	(h) "Session Request Form" means the NYSE/NYSE MKT and NYSE Arca Session Request form or successor form that is located at https://www.nyse.com/publicdocs/nyse/markets/nyse/Client_Session_Request_Form.pdf or successor location.				
(i) "User'	" means the entity, other than NYSE, that has signed	this User Agreement.			

2. Rights and Obligations

- (a) Access. Pursuant to the terms and conditions of this User Agreement, NYSE grants the User a personal, non-exclusive, non-transferable, revocable (at will) right to connect to and access the Platform only in accordance with the then-current Rules and User's obligations under this User Agreement and solely for the purpose of placing orders with the Platform for execution and for receiving information from the Platform about these orders. Further, NYSE grants to User a perpetual, non-exclusive, non-assignable, non-transferable, worldwide irrevocable, royalty-free, fully-paid up license to use, reproduce, display, compile, modify and create derivative works (which derivative works are the exclusive property of User), the information and data received during the term of this Agreement through the Platform even after termination or cancellation of this Agreement. The User is solely and exclusively responsible for any hardware, software, communication equipment, communication services, information formatting requirements or other items or services necessary for accessing and using the Platform. User must request connection to the Platform in a Connectivity Questionnaire accepted by NYSE and must document all requested connectivity in a Session Request Form. For clarity, this license does not permit User to distribute or have distributed data made available from the Platform as a stand-alone commercial service or as part of a compilation, along with data supplied from other Users, in competition with data services of NYSE or an affiliate of NYSE, though User may distribute derivative works it has created under the license set forth in this Section 2(a) as a stand-alone commercial service.
- (b) Restrictions on Use; Security. Except as permitted under this Agreement, User may not sell, lease, furnish or otherwise permit or provide access to the Platform or any information or data made available from the Platform to any other entity or to any individual that is not User's employee, customer, agent or regulator; provided User may provide access to information or data made available from the Platform when compelled to disclose pursuant to legal process provided by a court of competent jurisdiction or other governmental entity or regulatory or self-regulatory authority to whose jurisdiction the receiving party is subject. User accepts full responsibility for its employee's, customers' and agent's connection to and use of the Platform and for their compliance with the Rules and the User's obligations under this User Agreement. User shall ensure its employees, customers and agents are made aware (to the extent necessary) of the terms of this User Agreement and that all relevant rights and obligations are reflected in the User's contractual relationships with these third parties (to the extent appropriate). User shall not and shall not allow any other party to alter, decompile or disassemble any code underlying the Platform, attempt to circumvent any security protections for the Platform or interfere with or disrupt the Platform or any servers or networks connected to the Platform. User shall ensure that there is no unauthorized use of or access to the Platform, including unauthorized entry of information into the Platform, or the information and data made available by the Platform. User is responsible for all orders, trades and other messages and instructions entered, transmitted or received under identifiers, passwords and security codes of Authorized Traders, and for the trading and consequences of these orders, trades and other messages and instructions. Unless otherwise expressly authorized in writing, the Rules or as otherwise permitted by law, User, including any service bureau or public extranet, may not redistribute the information and data made available by the Platform.
- (c) <u>User Information</u>. As consideration for receiving authorization to use the Platform, User grants to NYSE a perpetual, non-exclusive, non-assignable and non-transferable (except in both cases as set forth in Section 11), world-wide, irrevocable, royalty-free, fully-paid-up license to use, reproduce, display, compile, modify and create derivative works (which derivative works are the exclusive property of NYSE) of the information and data supplied by User to the Platform, including information or data of or related to User's customers and agents (collectively, "User Data"). User represents and warrants that User owns or has sufficient rights in the information and data to authorize NYSE to perform all of its obligations under this User Agreement and that may be required for User's and NYSE use of the information and data. User represents and warrants that use or delivery of this information and data by User and NYSE: (i) does not violate any copyright, patent, trademark or trade secrets law; (ii) is not an infringement of any kind of any rights of any third party; (iii) does not constitute defamation or invasion of the right of privacy or publicity; and (iv) will not violate any applicable law, regulation or the Rules. No provision in this Agreement impairs any right, interest or use of the information and data supplied by User granted by operation of Securities and Exchange Commission ("SEC") rules or any other rule or law. Except as set forth in this Section 2(c), the parties agree that this Agreement does not grant NYSE any license with respect to User's technology, patents, copyrights, or any other intellectual property.
- (d) <u>Fees</u>. User shall pay when due all amounts payable arising from User's access to the Platform. These amounts include applicable exchange and regulatory fees.
- (e) Order Designation. All orders and any trades resulting from these orders are the responsibility of the Permit Holder from which the orders originated.
- (f) Market Data. User acknowledges that NYSE sells market data products incorporating data from users of the Platform (including User Data) ("Market Data Products") and agrees that nothing in this Agreement other than Section 6(e) interferes with or will be deemed to interfere with NYSE's rights to sell Market Data Products. NYSE shall file fees for any Market Data Products (other than historical and reference data products) with the SEC.
- (g) Reverse Engineering. NYSE shall not reverse engineer, decompile, disassemble, or otherwise attempt to derive User's proprietary trading strategies, including algorithms used by User.

3. Compliance

- (a) Compliance with the Rules and Law. User acknowledges that connection to and use of the Platform is governed by the Rules. User represents and warrants that: (i) it will use the Platform only if and when it is authorized to use the Platform pursuant to the Rules and when User is a Permit Holder; (ii) it will comply with the Rules and all applicable laws and regulations, and only connect to and use the Platform in compliance with the Rules and all applicable laws and regulations; (iii) it is and will remain responsible for its connection to and use of the Platform and the connection to and use of the Platform by any of its employees, customers and agents; and (iv) it will familiarize all Authorized Traders with all of User's obligations under this User Agreement and will ensure that they receive appropriate training prior to any use or access to the Platform.
- (b) <u>Monitoring</u>. NYSE may monitor the User's connection to and use of the Platform for compliance with all applicable laws, regulations, the Rules and this User Agreement. User shall monitor its employees, agents and customers for compliance with the Rules, the rules and regulations of any self-regulatory organizations of which User is a member, all other applicable regulations and all applicable federal and state laws.
- (c) Integrity of the Platform. User shall not: (i) alter the information or data supplied to or received from the Platform in violation of the Rules, (ii) materially affect the integrity of the information or data supplied to or received from the Platform, or (iii) supply or render information or data to or from the Platform that is illegal, inaccurate, unfair, uninformative, fictitious, misleading or discriminatory. User shall not permit its employees, agents, or customers to interfere with or adversely affect the Platform or any connection to and use of the Platform by any other authorized individuals or entities.
- (d) Indemnity. User shall indemnify, defend and hold NYSE and its affiliates, officers, directors, employees and agents harmless from and against all claims, demands, losses, costs, expenses, obligations, liabilities, damages, recoveries and deficiencies, including interest, penalties and attorneys' fees, (collectively, "Claims"), arising from or as a result of (i) User's breach of its obligations under this User Agreement; (ii) NYSE's use or disclosure of User's Information or information in accordance with Section 6(b) (except when used or disclosed for a non-regulatory purpose) or (iii) otherwise from User's connection to and use of the Platform (including connection and use by User's employees, customers and agents) or misuse of the information and data received during the term of this Agreement from the Platform, except in all cases (i)-(iii) to the extent the Claims arise from NYSE's gross negligence, willful misconduct, fraud, breach of this User Agreement or where the Rules provide for liability on the part of NYSE. NYSE may participate, at its own expense, in any defense and settlement directly or through counsel of their choice and User shall not, without the prior written consent of NYSE, enter into any settlement agreement: 1) on terms that would diminish the rights provided to NYSE or increase the obligations assumed by NYSE under this User Agreement, and 2) which does not include an unconditional release of NYSE by every claimant or plaintiff from all liability in respect to the claim, demand, expense, obligation, liability, damage, recovery or deficiency.

4. Change of the Platform

Nothing in this User Agreement constitutes an obligation by NYSE to continue or support any aspect of the Platform in its current form or previous forms. NYSE may from time to time make additions, deletions or modifications to the Platform. NYSE may temporarily or permanently, unilaterally condition, modify or terminate the right of any individuals or entities to access, receive or use the Platform in accordance with the Rules. Further, NYSE may temporarily or permanently terminate the right of any individuals or entities to access the Platform at any time.

5. Ownership

All patents, copyrights, trade secrets, trademarks and other property rights in or related to the Platform and the information and data made available through and/or generated as a result of the Platform (including compilation rights in information and data) are and will remain the exclusive property of NYSE or its licensors. User shall attribute the source as appropriate under all circumstances. For the avoidance of doubt, User retains ownership of all intellectual property rights in and related to its systems, User Data, name, trade name, trademarks and service marks.

6. Information

- (a) Confidentiality. Both parties acknowledge that: (i) the Platform and the information and data made available in the Platform (excluding User Data) incorporate confidential and proprietary information developed, acquired by or licensed to NYSE, including confidential information of NYSE or other entities, and (ii) each party may receive or have access to other proprietary or confidential information disclosed and marked as confidential by the disclosing party (the confidential and proprietary information in (i) and (ii), collectively, the "Information"). Except as set forth in this User Agreement, the receiving party shall use the disclosing party's Information solely to perform its obligations under this User Agreement. The receiving party shall take all precautions necessary to safeguard the confidentiality of the disclosing party's Information, including: (i) those taken by the receiving party to protect its own confidential information, and (ii) those which the disclosing party may reasonably request from time to time.
- (b) <u>Disclosure</u>. The receiving party shall not disclose, in whole or in part, the disclosing party's Information to any person, except as specifically authorized under this User Agreement. User shall not disclose any data or compilations of data made available to User by the Platform without the express, prior written authorization of NYSE or as specifically authorized under this User Agreement. User consents to NYSE disclosing Information: (i) in accordance with its regulatory obligations, and (ii) to ICE and any affiliates of ICE, subject to the restrictions set forth in this User Agreement. User specifically consents to the disclosure of its Information to the consolidated audit trail pursuant to SEC Rule 613(j)(2) and the Rules.
- (c) <u>Unauthorized Use or Disclosure</u>. The parties acknowledge that any unauthorized use or disclosure of the disclosing party's Information may cause irreparable damage to the disclosing party. If an unauthorized use or disclosure occurs, the receiving party shall immediately notify the disclosing party and take at its expense all steps necessary to recover the disclosing party's Information and to prevent its subsequent unauthorized use or dissemination, including availing itself of actions for seizure and injunctive relieve. If the receiving party fails to take these steps in a timely and adequate manner, the disclosing party may take them at the receiving party's expense, and the receiving party shall cooperate reasonably in the actions that the disclosing party may request.
- (d) <u>Limitation</u>. Unless otherwise required by law, regulation or the Rules, the receiving party has no confidentiality obligation with respect to any portion of the disclosing party's Information that: (i) the receiving party independently developed before receiving the Information from the disclosing party, (ii) the receiving party lawfully obtained from a third party under no obligation of confidentiality, (iii) is or becomes available to the public other than as a result of an act or omission of the receiving party or any of its employees or (iv) the receiving party is compelled to disclose pursuant to legal process provided by a court of competent jurisdiction or other governmental entity or regulatory or self-regulatory authority to whose jurisdiction the receiving party is subject.
- (e) Non-attribution. NYSE shall not disclose data that directly or indirectly identifies User except: i) when NYSE has received User's prior, written consent; ii) when allowed by the Rules (other than Rules for market data products) or required by law, regulation or government rule; iii) restricted access on a delayed, aggregated basis of an issuer's securities to employees of that issuer that are not trading and dealing personnel; or (iv) as part of post-trade information customarily provided to parties to a trade in equity options.

7. Disclaimer of Warranty

THE PLATFORM AND ANY CONNECTIVITY TO THE PLATFORM IS MADE AVAILABLE "AS IS" AND WITHOUT WARRANTY OF ANY KIND. ALL WARRANTIES, CONDITIONS, REPRESENTATIONS, INDEMNITIES AND GUARANTIES WITH RESPECT TO THE PLATFORM, ANY CONNECTIVITY TO THE PLATFORM AND ANY DATA, SOFTWARE OR INFORMATION MADE AVAILABLE IN THE PLATFORM OR THE CONNECTIVITY BY NYSE OR ITS LICENSORS, WHETHER EXPRESS, IMPLIED OR STATUTORY, ARISING BY LAW, CUSTOM, PRIOR ORAL OR WRITTEN STATEMENTS BY NYSE OR ITS AGENTS, AFFILIATES, LICENSORS OR OTHERWISE (INCLUDING ANY WARRANTY OF SATISFACTORY QUALITY, ACCURACY, UNINTERRUPTED USE, TIMELINESS, LATENCY, TRUTHFULNESS, SEQUENCE, COMPLETENESS, MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSE, NON-INFRINGEMENT OR THAT THE PLATFORM OR CONNECTIVITY IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS AND ANY IMPLIED WARRANTIES ARISING FROM TRADE USAGE, COURSE OF DEALING OR COURSE OF PERFORMANCE) ARE OVERRIDDEN, EXCLUDED AND DISCLAIMED TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW OR RULES.

8. No Liability for Trades

USER UNDERSTANDS THAT: (I) NYSE IS NOT DIRECTLY OR INDIRECTLY A PARTY TO OR A PARTICIPANT IN ANY TRADE OR TRANSACTION ENTERED INTO OR OTHERWISE CONDUCTED THROUGH THE PLATFORM, AND (II) NYSE IS NOT LIABLE IN ANY MANNER TO ANY PERSON (INCLUDING THE USER AND ANY PERSON FOR WHOM THE USER IS AUTHORIZED TO TRADE OR ACT) FOR THE FAILURE OF ANY PERSON ENTERING INTO A TRADE OR TRANSACTION BY MEANS OF THE PLATFORM TO PERFORM THIS PERSON'S SETTLEMENT OR OTHER OBLIGATIONS UNDER THE TRADE OR TRANSACTION. NYSE AND ITS AGENTS, AFFILIATES AND LICENSORS ARE NOT LIABLE FOR ANY LOSSES, DAMAGES OR OTHER CLAIMS, ARISING OUT OF THE PLATFORM, ANY CONNECTIVITY TO THE PLATFORM OR THE USE OF THE PLATFORM OR ANY CONNECTIVITY TO THE PLATFORM. USER SHALL ABSORB ANY LOSSES, DAMAGES OR OTHER CLAIMS, RELATED TO A FAILURE OF THE PLATFORM TO DELIVER, DISPLAY, TRANSMIT, EXECUTE, COMPARE, SUBMIT FOR CLEARANCE AND SETTLEMENT, OR OTHERWISE PROCESS AN ORDER, MESSAGE OR OTHER DATA ENTERED INTO, OR CREATED BY, THE PLATFORM EXCEPT AS PROVIDED BY THE RULES OR APPLICABLE LAW. IF THIS SECTION IS DEEMED TO CONFLICT WITH ANY OTHER SECTION OF THIS USER AGREEMENT, THIS SECTION SUPERCEDES THE OTHER SECTION.

9. No Consequential Damages

NYSE AND ITS AGENTS, AFFILIATES AND LICENSORS ARE NOT LIABLE FOR ANY LOSS, DAMAGES, CLAIM OR EXPENSE, INCLUDING ANY DIRECT, CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE OR INCIDENTAL DAMAGES OR LOST PROFITS, WHETHER FORESEEABLE OR UNFORSEEABLE, BASED ON USER'S CLAIMS OR THE CLAIMS OF ITS CUSTOMERS, EMPLOYEES OR AGENTS (INCLUDING CLAIMS FOR LOSS OF DATA, GOODWILL, USE OF MONEY OR CONNECTION TO OR USE OF THE PLATFORM OR ANY CONNECTIVITY TO THE PLATFORM, INTERRUPTION IN USE OR AVAILABILITY OF THE PLATFORM OR ANY CONNECTIVITY TO THE PLATFORM, STOPPAGE OF OTHER WORK OR IMPAIRMENT OF OTHER ASSETS), ARISING OUT OF OR RESULTING FROM BREACH OR FAILURE OF EXPRESS OR IMPLIED WARRANTY, BREACH OF CONTRACT, MISREPRESENTATION, NEGLIGENCE, STRICT LIABILITY IN TORT OR OTHER LEGAL OR EQUITABLE THEORY. THIS SECTION DOES NOT APPLY ONLY WHEN AND TO THE EXTENT THAT APPLICABLE LAW OR THE RULES SPECIFICALLY REQUIRES LIABILITY, DESPITE THE FOREGOING EXCLUSION AND LIMITATION.

10. Term and Termination

This User Agreement is effective as of the Effective Date and remains in effect until terminated. NYSE may terminate this User Agreement, one or more Connectivity Questionnaires or one or more Session Request Forms immediately if: (i) User is in breach of this User Agreement for any reason, (ii) any representations made by User in connection with this User Agreement are or become false or misleading, (iii) NYSE determines that it is necessary to protect the Platform from abuse, degradation or material harm, (iv) NYSE determines that continued provision of access will contravene any local, state, federal or international law or regulation or (v) NYSE is notified that User is no longer a Permit Holder in good standing with NYSE or otherwise is no longer authorized to access the Platform. Either party may terminate this User Agreement, a Connectivity Questionnaire or a Session Request Form for convenience upon thirty (30) days' written notice to the other party. If User does not have at least one Connectivity Questionnaire and Session Request Form in effect, then this User Agreement automatically terminates. If this User Agreement terminates, all Connectivity Questionnaires and Session Request Forms automatically terminate. Upon the termination of this User Agreement, a Connectivity Questionnaire or a Session Request Form for any reason, all rights granted to User under this User Agreement (except for the perpetual license in Section 2(a)), the Connectivity Questionnaire or the Session Request Form, as relevant, cease. The provisions of Sections and subsections 3(d), 5, 6, 7, 8, 9, 10 and 13 survive the termination or expiration of this User Agreement for any reason. Termination of this User Agreement, a Connectivity Questionnaire or a Session Request Form does not relieve User of any obligations incurred through its connection to and use of the Platform.

11. Assignment

User shall not assign, delegate or otherwise transfer this User Agreement, a Connectivity Questionnaire or a Session Request Form or any of its rights or obligations under this User Agreement, a Connectivity Questionnaire or a Session Request Form without NYSE's prior approval. NYSE may, in accordance with the requirements of the Securities Exchange Act of 1934, assign or transfer this User Agreement, Connectivity Questionnaires and Session Request Forms, or any of its rights or obligations under this User Agreement, Connectivity Questionnaires or Session Request Forms to an affiliate, successor or acquiring entity upon notice to User. Any purported assignment or delegation in violation of this Section 11 is null and void.

12. Force Majeure

Without prejudice to any of NYSE's rights under the Rules, neither party is liable nor will be deemed in default for any failure or delay in its performance under this User Agreement (other than User's payment obligations) to the extent due to a cause or causes beyond its control, including acts of God or public enemy, war, terrorist act, insurrection or riot, fire, flood, explosion, earthquake, unusually severe weather, labor dispute, national emergency, or act or omission of any governing authority or agency of a governing authority.

13. Miscellaneous

- (a) Except as set forth in subsections 13(i) and (j), this User Agreement can only be amended by a written instrument signed by both parties. An obligation under this User Agreement can only be waived by a written instrument signed by the party waiving the obligation. The failure of NYSE at any time to enforce any provision of this User Agreement does not affect its right thereafter to require complete performance by User. This User Agreement binds each party's respective successors and permitted assigns. This User Agreement, together with all Connectivity Questionnaires, all Session Request Forms and the Rules, constitute the entire agreement between the parties with respect to connection to and use of the Platform; to the extent that there is a conflict, the following order of precedence applies: i) Rules filed with the SEC; ii) this User Agreement; iii) Connectivity Questionnaires and Session Request Forms; and iv) Rules not filed with the SEC. This User Agreement replaces prior user agreements related to User's use of the Platform, but for the avoidance of doubt does not replace, expand or limit any rights of either party under any vendor or subscriber market data agreement.
- (b) This User Agreement is governed by and shall be construed under the laws of the State of New York, without regard to choice of law principles.
- (c) The parties shall submit all controversies or claims arising out of or relating to this User Agreement, or to its breach or alleged breach, to arbitration in New York, New York administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules. This requirement for arbitration does not prevent either party in accordance with subsection 6(c) from seeking interim injunctive relief in any court of competent jurisdiction in New York, New York. Judgment on the award rendered by the arbitrator(s) may be rendered by a state or federal court sitting in New York, New York, and each party submits to the personal jurisdiction of these courts for the purpose of entering any such judgment. The parties acknowledge that this User Agreement evidences a transaction involving interstate commerce, and that the United States Arbitration Act governs the interpretation and enforcement of this arbitration clause and any proceedings brought pursuant to it. The arbitrator(s), however, shall have no authority to award punitive or other damages, other than interest and fees as may be permitted by this User Agreement, not measured by the prevailing party's actual damages, and no authority to order the arbitration to proceed on behalf of a class or on behalf of any other person not a signatory to this User Agreement. The arbitrator(s) may grant injunctive and other equitable relief, but in granting any relief of any kind the arbitrator(s) may not modify or disregard the terms of this User Agreement. Neither party may bring an action arising out of this User Agreement or any breach or claimed breach of this User Agreement more than one (1) year after the cause of action arose.
- (d) If any provision of this User Agreement is held to be unenforceable, in whole or in part, that holding will not affect the validity of the other provisions of this User Agreement.
- (e) Headings in this User Agreement are for convenience only and do not form a part of this User Agreement and do not in any way modify, interpret or construe the intentions of the parties.
- (f) Nothing contained in this User Agreement will be construed as creating a partnership, joint venture or other contractual relationship between the parties.
- (g) Except as otherwise provided in this User Agreement, all notices to the parties must be sent by: (i) courier, (ii) certified mail, postage prepaid and return receipt requested, (iii) e-mail with e-mail acknowledgement of receipt or (iv) in the case of a proposed amendment, circular issued to Users generally. All notices must be sent to the notice address listed on the last page of this User Agreement. Either party may change its designated notice recipient by notice to the other party.
- (h) Except for NYSE's affiliates, there are no third party beneficiaries to this User Agreement.
- (i) NYSE may, in its sole discretion, immediately amend any provision of this User Agreement, any Connectivity Questionnaire and any Session Request Form by notice to the User, where failure to do so will or would be likely to give rise to a breach of the rules or regulations of an applicable regulatory authority by NYSE. The User expressly agrees that this provision is a condition of this User Agreement and is necessary to ensure that regulatory compliance is maintained by NYSE at all times.

- (j) NYSE may further amend the provisions of this User Agreement on one hundred and twenty (120) days' written notice to the User. User may object in writing to the proposed amendment by providing written notice to NYSE, provided that the response must state in reasonable detail the basis of the objection. The response must be received no later than sixty (60) days after the date that NYSE distributed the proposed amendment. NYSE shall use commercially reasonable efforts to respond to User's timely objection in writing within thirty (30) days of receipt and will use commercially reasonable efforts thereafter to meet with the objecting User (in person or by phone) to discuss in good faith any potential resolution. Otherwise, any use by User of the Platform after the expiration of the one hundred and twenty (120) day notice period is deemed acceptance by User of the amendment. NYSE may amend the Connectivity Questionnaire and Session Request Form effective immediately upon posting to www.nyse.com. User may not alter any terms and conditions of this User Agreement, and no modification to this User Agreement proposed by User will be binding, unless in writing and manually signed by an authorized representative of each party.
- (k) No remedy conferred by any of the provisions of this User Agreement is intended to be exclusive of any other remedy including any remedy or rights under the Rules, except as expressly provided in this User Agreement, and each and every remedy is cumulative and in addition to every other remedy given under this User Agreement or now or later existing in law or in equity or by statute or otherwise.
- (I) It is not the responsibility of NYSE to inform Users of regulatory requirements including all regulatory, audit trail, record keeping and record retention requirements to which they may be subject (in any jurisdiction). The User assumes all responsibility for keeping itself fully informed of all Rules, rules, requirements, policies and laws.
- (m) Notwithstanding any other provision in this User Agreement, User acknowledges and agrees that confidential information and services (including any software, data or related materials provided by NYSE to User in connection with this User Agreement) may not be disclosed to any person or entity targeted by any of the economic sanctions of the United States administered by the United States Treasury Department's Office of Foreign Assets Control ("OFAC"), or any person in any country targeted by OFAC sanctions, or used, in whole or in part, in any way that reasonably could be expected to cause a violation by NYSE or an affiliate of NYSE of OFAC sanctions or restrictions on the export, re-export, sale or transfer of goods and technology administered by the United States Department of State or United States Department of Commerce.

The parties have executed this User Agreement by their duly authorized representatives.

Accepted on behalf of User:	Accepted on behalf of NYSE:
(Company Name)	Entity:
By (Signature):	By (Signature):
Name:	Name:
Title:	Title:
Date:	Date:
With Notices To:	
User Name:	NYSE
Contact Name:	Attention: Client Relationship Services
Address:	353 N. Clark Street, 31 st Floor
City, State, Zip:	Chicago, IL 60654
Email:	crs@nyse.com

Application to Aggregate Billing of Affiliated Member Firms

NYSE ^{S™} , NYSE American ^{S™} and NYSE Arca ^{S™} Aggregate Billing		Exchanges" or se	
In accordance with the applicable Exchange's fee its eligible activity with its affiliates for charges as affiliate status of entities whose activity the members.	ssessed or credits pr	ovided. Such reque	st shall include certification of the
General Information			
Firm Name of Primary Applicant:			
Business Address:			
City:		State:	Zip:
Business Phone:		CRD #:	
Please check the applicable market(s) for this reques	t:		
□ NYSE □ N	NYSE American	☐ NYS	E Arca
NYSE Arca Options	NYSE American Op	tions	
Affiliated Members			
Provide the following information: List of all affilia			bers; and type of affiliation. Failure
to provide complete information may result in reje	ection of this applicat	tion.	
Member Firms to be Affiliated with Primary Applicant	CRD#	Type of Affiliati subsidiary/pare	on (wholly owned ent/sister/etc)
Authorization and Acceptance			
The Applicant Firm, by its duly authorized officer is are affiliates within the meaning of the relevant Ex	change's fee schedu	le. The Applicant Fi	rm agrees to provide, upon request,
information to verify the affiliate status of the entit any event that causes an entity listed herein to cea			
Signature of Authorized Officer:			
Name:			
Title:			
Phone:			
Email Address:	and the state of t		
Date:			
			l de la companya de

Completed application should be returned via email to crs@nyse.com.

New York Stock Exchange LLC ("NYSE" or the "Exchange") Supplemental Liquidity Provider Market Maker Application

Instructions: In order to ensure your Firm's participation in the NYSE Supplemental Liquidity Provider Market Maker ("SLMM") program and to ensure that connectivity is established between the NYSE and your Firm, and that only employees of your Firm have access to NYSE facilities and systems using your Firm's connection, the completion of this questionnaire is required prior to SLMM approval.

See NYSE Rule 107B for full definition of terms and requirements of the SLMM program.

1. Customer Information		·			
Name of Member Organiza	ation				
Member Organization Web	CRD#				
Business Address					
Business Contact					
Business Contact Phone			····		
Business Contact E-Mail					
2. Business and Technolog	gy Quest	ions			
Does your firm currently se	nd orders	s to the Exchange using multiple mnemonics?	☐ Yes	□No	
As an NYSE member or Moto the Exchange?	ember Or	ganization, do you currently have connectivity	☐ Yes	□ No	
Is this connection utilized for order routing, receiving market data or both? □ Order Routing □ Receiving Market Data □ Both					
	If you are using a Service Bureau (e.g., Order Management System "OMS") for NYSE connectivity, please provide the name of the technology provider.				
Please provide the below i	nformati	on on a separate attachment:			
Please describe the current	business	s structure of the division within your Firm that w	ill become an SLMN	Л .	
Please provide the NYSE mnemonics that will be dedicated and used for the SLMM program.					
		onics that facilitate SLMM order flow. If additiona ww.theice.com/publicdocs/nyse/markets/nyse/N			
Please provide an overview Firm will be Co-Locating you	of your t ur Firm's	rading technology infrastructure and operational servers and the type of connection you will use	support structure. I (e.g. CMS or CCG)	Please include whether your to the NYSE systems.	
Please include any docume securities pursuant to NYSE	ntation th Rule 10	at will demonstrate your Firm's ability to meet th 7B.	e 10% quoting requ	uirement in your assigned	
Name (Printed)					
Name (Signature)					
Title				· · · · · · · · · · · · · · · · · · ·	
Date					

Please return to Client Relationship Services at crs@nyse.com.

New York Stock Exchange LLC ("NYSE" or the "Exchange") Supplemental Liquidity Provider Application

Instructions: In order to ensure your Firm's participation in the NYSE Supplemental Liquidity Provider ("SLP-Prop") program and to ensure that connectivity is established between the NYSE and your Firm, and that only employees of your Firm have access to NYSE facilities and systems using your Firm's connection, the completion of this questionnaire is required prior to SLP-Prop approval. See NYSE Rule 107B for full definition of terms and requirements of the SLP-Prop program.

1. Customer Information				
Name of Member Organ	ization			
Member Organization We	eb CRD#			
Business Address				
Business Contact				
Business Contact Phone				
Business Contact E-Mail				
2. Business and Technol	ogy Quest	tions		
Does your firm currently mnemonics?	send orders	s to the Exchange using multiple	☐ Yes ☐ No	
As an NYSE Member or connectivity to the Excha	Member Oi nge?	rganization, do you currently have	☐ Yes ☐ No	
Is this connection utilized	l for order r	outing, receiving market data or both?	☐ Order Routing ☐ Receiving Market Data ☐ Both	
If you are using a Service for NYSE connectivity, pl	e Bureau (e ease provid	e.g., Order Management System "OMS") de the name of the technology provider.		
Please provide the NYSE mnemonics that will be dedicated and used for the SLP-Prop program. Note: Be sure to include only mnemonics that facilitate 'proprietary' orders. If additional mnemonics are needed, please complete the Mnemonics Request Form: https://www.theice.com/publicdocs/nyse/markets/nyse/NYSE_Mnemonic_Request_Form.pdf				
Please describe the curre	ent busines	s structure of the division within your Firm	that will become an SLP-Prop.	
On a separate attachmer Please include whether y the NYSE systems.	nt, please p our Firm wi	rovide an overview of your trading technolo ill be Co-Locating your Firm's servers and	ogy infrastructure and operational support structure. the type of connection you will use (e.g. CMS or CCG) to	
Please include any documentation that will demonstrate your Firm's ability to meet the 10% quoting requirement in your assigned securities pursuant to NYSE Rule 107B.				
3. Regulatory Questions				
Please attach your Writte the SLP-Prop unit and yo	n Supervis ur Firm's c	ory Procedures (WSPs) to demonstrate the ustomer, research and investment banking	ere are adequate information barriers in place between businesses, where applicable.	
If your Firm operates a De SLP-Prop business will be concerning off-Floor orde	e managed	Market Making (DMM) business on the NYS and operated in compliance with NYSE R	SE, please attach your WSPs to demonstrate that the ule 112 and related federal securities laws and rules	
Name (Drinted)				
Name (Printed) Name (Signature)				
Title				
Date				
	1			

Please return to Client Relationship Services at crs@nyse.com.

SUPPLEMENTAL LIQUIDITY PROVIDER ("SLP-PROP") REGISTRATION REQUEST FORM

FOR NYSE MEMBER ORGANIZATIONS

Instructions: The undersigned member organization ("Firm"), as a condition for and in consideration of being permitted to register as a Supplemental Liquidity Provider ("SLP-Prop") on New York Stock Exchange LLC ("NYSE" or the "Exchange"), hereby agrees to comply with the rules and regulations set forth by the Exchange. In order to ensure your Firm's participation as an NYSE SLP-Prop and to further ensure that only employees of your Firm have access to the systems and facilities of the Exchanges using your Firm's connection, the completion of this form is required prior to registration as an SLP-Prop on NYSE.

Please see NYSE Rule 107B for SLP-Prop eligibility requirements and allocation procedures for listed securities.

PLEASE COMPLETE ALL ITEMS	
Name of Member Organization	
Member Organization Web CRD#	
Address:	
Business Contact:	
Title:	
Phone:	Fax:
Email:	
Member Organization represents t	hat it is /shock any/all that analy):
□ an existing Member Organiza	
☐ an existing NYSE Suppleme	ntal Liquidity Provider (SLP-Prop)
Please note that additional documen	tation may be required to complete your Firm's registration.
Please contact Robert Airo at 212.65 Services at <u>crs@nyse.com</u> or 212.89	6.5663 with any questions you may have. You may also contact Client Relationship 06.2830 (option 5).
Authorized Signature of	
Member Organization:	
Print Name:	
Title:	
Date:	
	·

Please return the completed form to Client Relationship Services at crs@nyse.com.

New York Stock Exchange LLC Trading License Application

TRADING LICENSE				
A Trading License is required to effect transactions on the floor of the New York Stock Exchange (the "Exchange") or through any facility of the Exchange. The Trading License is billed monthly and pro-rated for the amount of time remaining for the year. Applicable fees are available on the Exchange's website and at the following link: https://www.nyse.com/markets/nyse/trading-info/fees				
To terminate an existing Trading License please email Client Relat	cionship Services at <u>crs@nyse.com</u> .			
MEMBER ORGANIZATION INFORMATION				
Member Organization Name:	CRD:			
Primary Contact Name:	Title:			
Phone:	Email:			
Billing Contact Name:				
Billing Address:				
City:	State: Zip:			
TYPE OF BUSINESS ACTIVITY TO BE CONDUCTED WITH 1	FRADING LICENSE (Check all that apply)			
☐ Designated Market Maker (DMM)				
☐ Floor Broker (FB)				
☐ Electronic Access Firm (EAF)				
AUTHORIZED ACKNOWLEDGEMENT				
The undersigned Member Organization understands and agrees th	at:			
In the event this application is accepted, the undersigned will make timely payment of all amounts due in connection with the acquisition and holding of a Trading License as prescribed in Rule 300.				
The Rules of the Exchange may be reviewed at www.nyse.com . As holder of a Trading License, the undersigned agrees to comply with such Exchange rules, Federal Securities Rules and Regulations, and that it will be subject to the jurisdiction of the Exchange.				
Signature of Authorized Officer, Partner, Managing Member, or Sole Proprietor	Date			
Print Name of Authorized Signatory	Title			
Phone Number of Authorized Signatory	Email Address			

Please email a completed copy of this form to Client Relationship Services at crs@nyse.com.

AP Form

New York Stock Exchange LLC and NYSE American LLC

This Form is to be completed by an entity registering as an "approved person" with New York Stock Exchange LLC ("NYSE") and NYSE American LLC ("NYSE American").

Instructions

Prior to completing this AP Form ("Form"), the entity registering as an "approved person" ("Applicant") should be familiar with the rules of the NYSE and NYSE American (collectively, the "Exchange"), particularly those rules relating to approved persons, ("Approved Person") including but not limited to NYSE Rule 2, NYSE Rule 304, NYSE American Rule 310, and NYSE American Rule 311.

- A copy of the completed Form must be retained by the Applicant and the member organization with which the Applicant is or will be associated ("Member Organization").
- To the extent necessary, provide additional information via a separate attachment referencing the section and question to which the additional information applies.
- The list of Approved Persons must be kept up-to-date with the Exchange and FINRA.
 - o A new Form should be completed upon the occurrence of a change (e.g., a change in ownership, a new Approved Person).
 - The elimination of an existing Approved Person should be provided to the Exchange and FINRA in writing (email is acceptable).
 - Notification of changes should be provided to the Exchange (<u>crs@nyse.com</u>) and FINRA (<u>Q&RNY@finra.org</u>) within 30 days.
- Please refer to Information Memo 12-10: https://www.nyse.com/publicdocs/nyse/markets/nyse/information-memo-12-10 amendments of approved persons.pdf

For Applicants associated with firms <u>seeking</u> Exchange membership, please email a signed and completed copy of the Form to Client Relationship Services at <u>crs@nyse.com</u>.

For Applicants associated with <u>existing</u> Exchange member organizations, please email a signed and completed copy of the Form to FINRA, Qualifications & Registration Department at <u>Q&RNY@finra.org</u>.

Section	on I	
1.	Full name of the Applicant:	
2.	If applicable, Web CRD # of the Applicant:	• .
3.	Full name and Web CRD # of the Member Organization with which the Applicant is or will be associated:	
	Member Organization:	
	Web CRD#:	
4.	Approved Person status is requested pursuant to the rules of the Exchange because the Applicant: controls the Member Organization	
	is engaged in a securities or kindred business and is controlled by the Member Organization is a U.S. registered broker-dealer and is under common control with the Member Organization	
5.	Is the applicant subject to a Statutory Disqualification – as the term is defined in Section 3(a)(39) of the Securities Act of 1934?	s Exchange
	☐ Yes ☐ No	
	If an Applicant or any person associated with the Applicant, subsequently become subject to a Statutory Disqual after initial approval, this information must promptly be communicated to the Exchange by sending notification to Q&RNY@finra.org – see Rules 304 and 4530.	

July 2017

Se	ction II
1.	Address of Applicant's principal place of business (complete address of actual location):
2.	Date and place of incorporation or jurisdiction under the laws of which Applicant was formed:
3.	Indicate whether the Applicant has operated under any other names and identify all such names:
Se	ction III
Ву	signing below, the Applicant represents and acknowledges the following:
agr Org and App	e Applicant is not relying upon the Exchange to provide any information concerning or relating to the Member Organization and rees that the Exchange has no responsibility to disclose to the Applicant any information concerning or relating to the Member ganization that it may have now or obtain at any future time. The Applicant agrees for itself, its personal representatives, successors disciplinary assigns that neither the Exchange, nor any investor, officer, trustee, agent, nor employee of said Exchange shall be liable to the oblicant with respect to the Applicant's investment or interest in the Member Organization or with respect to any repayment of any such estment or interest.
inv	s understood that the statements made in connection with this Form will be relied upon by the Exchange and may be verified by estigation. The Applicant declares that all such statements are true, complete, current and accurate. It is also recognized that the change reserve the right to request additional information.
The	e Applicant undertakes and agrees to subject itself to the jurisdiction of the Exchange and to abide by such provisions of the Rules of Exchange as would at any time apply to an Approved Person as such term is defined in the Rules of the Exchange.
and dea exis am des	e Applicant hereby agrees to comply with the relevant provisions of the Securities Exchange Act of 1934, as amended, and the Rules of Regulations thereunder, and to furnish said Exchange with such information with respect to the Applicant's relationship and alings with its affiliated Member Organization as the Exchange may require, to supply the Exchange with information relating to the stence of any "statutory disqualification" (as such term is defined in Section 3(a)(39) of the Securities Exchange Act of 1934, as ended) to which the Applicant or any person associated therewith may be subject, to permit examination by the Exchange or its signee of Applicant's books and records in order to verify the accuracy of the aforesaid information, and to subject itself to and abide the Exchange' disciplinary authority.
App ass 193	plicant represents that except as is specifically indicated on this form or any supplement thereto, neither it nor any person sociated therewith is subject to a statutory disqualification as defined in Section 3(a)(39) of the Securities Exchange Act of 34).
full	olicant covenants and agrees that the foregoing statements, warranties, representations and undertakings will continue to apply with force and effect notwithstanding that the Member Organization may have changed its name or form of organization, or legal status that retained its same SEC Broker Dealer number) unless Applicant shall have otherwise notified the Exchange, in writing.
Sig	nature: Date:
3	nature: Date: Date: Date:
Prir	nted Name:
Title	e:
We	b CRD# (if applicable)

New York Stock Exchange LLC ("NYSE") and/or NYSE American LLC ("NYSE American")

Application for NYSE and/or NYSE American¹ Membership for FINRA Members ("Application")

A registered broker or dealer that is a member of FINRA is eligible to apply for NYSE and/or NYSE American membership with this application ("Applicant Firm"). If you have any questions regarding your eligibility to apply for membership under this application, please contact Client Relationship Services at 1.212.896.2830 (option 5) or crs@nyse.com.

¹ NYSE membership permits the Applicant Firm, upon approval of membership, to participate in the NYSE Bonds platform.

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APPLICATION PROCESS

Filing Requirements

Prior to submitting the Application for NYSE and NYSE American membership, an Applicant Firm must file a Uniform Application for Broker-Dealer Registration (Form BD) with the Securities and Exchange Commission and register with the FINRA Central Registration Depository ("Web CRD®").

Application Submission

Applicant Firm must complete and submit all applicable materials addressed within the application as well as the additional required documentation noted in Section 6 of the application.

Application and supplemental materials should be sent electronically to crs@nyse.com. Please ensure all attachments are clearly labeled.

NYSE Applicant Firm pays one of the below application fees (one-time fee and non-refundable):

Clearing Firm Introducing Firm \$20,000 (Self-Clearing firm or Clears for other firms) \$ 7.500 (All other firms fall within this category)

Non-Public Firm

\$ 2,500 (On-Floor firms and Proprietary firms)

Kindly make check payable to "NYSE Market (DE), Inc." and submit the check with your initial application. Please contact crs@nyse.com if you would like to wire the funds. The appropriate application fee should be mailed to:

New York Stock Exchange Client Relationship Services Attn: Elizabeth Cruz 11 Wall Street, 14th Floor New York, NY 10005

Email: crs@nyse.com

Note: The Applicant Firm must address all information and questions contained in this application. To the extent the Applicant Firm believes a particular item or subject matter requested in the application is not relevant to its business, the Applicant Firm must so indicate.

New York Stock Exchange LLC ("NYSE") and NYSE American LLC ("NYSE American") (collectively referred to as the "Exchange") have retained the Financial Industry Regulatory Authority ("FINRA") to perform certain regulatory services for a broker or dealer seeking membership with this application. All application materials sent to the Exchange will be reviewed by the Exchange's Client Relationship Services ("CRS") Department for completeness. The applications are submitted to FINRA who performs the application review. All applications are deemed confidential and are handled in a secure environment. The Exchange's CRS Department and/or FINRA may request Applicant Firms to submit documentation in addition to what is requested in the Application during the application review process.

Each Applicant Firm is required to update information submitted as part of this application process that becomes inaccurate or incomplete during the pendency of the application and may be required to provide additional information as requested by FINRA or the Exchange's CRS Department. Each Applicant Firm shall promptly notify their FINRA Regulatory Coordinator and the Exchange's CRS Department in writing of any change in ownership or material change in business. If applicable, reflect such changes through any required filings with Web CRD® or make other notifications and submissions as otherwise required.

If you have questions on completing the application, you may direct them to:

NYSE - Client Relationship Services

Email: crs@nyse.com

Phone: 1.212.896.2830 (option 5)

APPLICATION PROCESS (Continued)

Application Process

Following submission of the Application, fees and supporting documents to the Exchange, the application will be reviewed for accuracy and regulatory or other disclosures. The Exchange will submit the application to FINRA for review.

- Applicants may be subject to disciplinary action if false or misleading answers are given pursuant to the Application for Exchange membership.
- If applying for NYSE membership only and an NYSE Equity Trading License or NYSE Bond Trading License is not activated within
 six months of approval of the Application, the applicant should reapply for membership or complete the application for Regulated
 Only Membership. The Applicant Firm will be asked to complete an NYSE Trading License or NYSE Bond Trading License upon
 approval of the Application.
- Upon approval as a NYSE American member firm the firm will become an Equity Trading Permit Holder (ETP Holder).
- If review of Statutory Disqualification Disclosure information and/or a background investigation indicates that the Applicant Firm has an associated person(s) with a possible statutory disqualification, FINRA may contact the Applicant Firm to discuss the statutory disqualification process.
- If it appears that the Applicant Firm has outstanding debt, civil judgment actions and/or regulatory disciplinary actions, the Applicant Firm may be contacted by FINRA for further information.
- CRS will promptly notify the Applicant Firm, in writing, following the membership decision.
- To determine the most beneficial connectivity option the Applicant Firm should consult with an NYSE Relationship Manager or CRS Account Manager. The Exchange's CRS Department, Connectivity and Operations teams will then coordinate the connectivity between the Applicant Firm and the Exchange, once the Applicant Firm is approved for membership.
- Once connectivity is established, the Exchange will inform you of your ability to trade.

INFORMATION AND RESOURCES

NYSE Rules:

http://nyserules.nyse.com/nyse/rules/

NYSE American Rules:

https://www.nyse.com/regulation/nyse-american/rules-and-disciplinary-actions

Rule Filings:

https://www.nyse.com/regulation/rule-filings

NYSE Rule Interpretations:

https://www.nyse.com/regulation/rule-interpretations

NYSE Information Memos:

https://www.nyse.com/regulation/rule-interpretations?documentType=Information%20Memo

NYSE Membership:

https://www.nyse.com/markets/nyse/membership

NYSE American Membership:

https://www.nyse.com/markets/nyse-american/membership

EXPLANATION OF TERMS

For purposes of this application, the following terms shall have the following meanings:

- Applicant Firm the Broker-Dealer organization applying for Exchange membership.
- **Approved Person** any person, other than a member, principal executive or employee of a member organization, who controls a member organization, is engaged in a securities or kindred business that is controlled by a member or member organization, or is a U.S. registered broker-dealer under common control with a member organization.
- Central Registration Depository System ("Web CRD®") Operated by FINRA, Web CRD is the central licensing and registration system for the U. S. securities industry and its regulators. It contains the registration records of registered Broker-Dealers and the qualification, employment and disclosure histories of registered individuals.
- Control means the power to direct or cause the direction of the management or policies of a person whether through ownership of securities, by contract or otherwise. A person shall be presumed to control another person if such person, directly or indirectly, (i) has the right to vote 25 percent or more of the voting securities, (ii) is entitled to receive 25 percent or more of the net profits, or (iii) is a director, general partner or principal executive (or person occupying a similar status or performing similar functions) of the other person. Any person who does not so own voting securities, participate in profits or function as a director, general partner or principal executive of another person shall be presumed not to control such other person. Any presumption may be rebutted by evidence, but shall continue until a determination to the contrary has been made by the Exchange.
- **Designated Examining Authority ("DEA")** the SEC will designate one Self-Regulatory Organization ("SRO") to be a Broker-Dealer's examining authority, when the Broker-Dealer is a member of more than one SRO. Every Broker-Dealer is assigned a DEA, who is responsible for examining the Broker-Dealer for compliance with financial responsibility rules.
- "Engaged in a securities or kindred business" means "transacting business generally as a broker or dealer in securities, including but not limited to, servicing customer accounts or introducing them to another person." (The term "broker", "dealer" and "securities" are defined in section 3(a) of the Securities Exchange Act of 1934) This definition is not dependent upon whether the "broker" or "dealer" is registered, as such, with the Securities and Exchange Commission. Provided, it would not include a person who acts exclusively as an "investment adviser" or as a "futures commission merchant" and who does not otherwise act as a "broker" or "dealer" in securities.
- ETP or ETP Holder an Equity Trading Permit issued by NYSE American LLC ("NYSE American") for effecting approved securities transactions on the NYSE American's cash equity Pillar trading platform. An ETP may be issued to a sole proprietor, partnership, corporation, limited liability company or other organization which is a registered broker or dealer, pursuant to Section 15 of the Securities Exchange Act of 1934, as amended, and which has been approved by NYSE American as a member organization.
- Exchange For purposes of this application Exchange refers to both New York Stock Exchange LLC and NYSE American LLC equities platform.
- **Financial Industry Regulatory Authority ("FINRA") -** The Financial Industry Regulatory Authority (FINRA) is the largest independent regulator for all securities firms doing business in the United States.
- NYSE American LLC ("NYSE American") a national securities exchange as that term is defined by Section 6 of the Securities Exchange Act of 1934. NYSE American is also a Self -Regulatory Organization.
- New York Stock Exchange LLC ("NYSE") a national securities exchange as that term is defined by Section 6 of the Securities Exchange Act of 1934.
- **Person** a natural person, corporation, limited liability company, partnership, association, joint stock company, trust, fund or any organized group of persons whether incorporated or not.
- **Retail Member Organization ("RMO")** a NYSE member organization (or a division thereof) that has been approved by the Exchange to submit Retail Orders and qualifies by either conducting a retail business or handling retail orders on behalf of another broker-dealer.
- **Self-Regulatory Organization ("SRO")** each exchange or national securities association is an SRO. Each SRO must have rules that provide for the expulsion, suspension and other discipline of member Broker-Dealers for violation of the SRO's rules.
- Supplemental Liquidity Provider Market Maker ("SLMM") are off floor, electronic, high-volume members that are registered market makers incented to add liquidity on the NYSE platform
- Supplemental Liquidity Provider ("SLP") are off floor, electronic, high-volume members incented to add liquidity on the NYSE platform.

EXPLANATION OF TERMS (Continued)

NYSE Trading License – issued by the Exchange for effecting approved securities transactions on the equities trading facilities. A NYSE Trading License may be issued to a sole proprietor, partnership, corporation, limited liability company or other organization which is a registered broker or dealer pursuant to Section 15 of the Securities Exchange Act of 1934, as amended, and which has been approved by an Exchange member. A NYSE Trading License issued by the Exchange is required to effect transactions on the floor of the Exchange or through any facility thereof. An organization may acquire and hold a NYSE Trading License only if and for so long as such organization is qualified and approved to be a member organization of the Exchange. A member organization holding a NYSE Trading License may designate a natural person to effect transactions on its behalf on the floor of the Exchange, subject to obtaining and retaining required qualifications and approvals.

NYSE Bond Trading License ("BTL") — issued by the Exchange for effecting debt transactions on the Exchange or through any facility thereof. An organization may acquire and hold a BTL only if and for so long as such organization is qualified and approved to be a member organization of the Exchange. A BTL is not transferable and may not be, in whole or in part, transferred, assigned, sublicensed or leased; provided, however, that the holder of the BTL may, with the prior written consent of the Exchange, transfer a BTL to a qualified and approved member organization (i) that is an affiliate or (ii) that continues substantially the same business of such BTL holder without regard to the form of the transaction used to achieve such continuation, e.g., merger, sale of substantially all assets, reincorporation, reorganization or the like.

SECTION 1 - ORGANIZATION	VAL PROFILE				1
Date:	SEC No.:	Web CRD No.:		Broker/ Dealer TAX ID:	
GENERAL INFORMATION					
Name of Applicant Firm:					
Business Address:					
City:		s	tate:	Zip Code:	
Business Phone:	44,44,44		_		
Website Address:	W				
Website Address.					
Contact Name:		т.	:410.		
		I	itle: _		
Address:					
Phone:					
Email Address:	-				
APPLICANT'S DESIGNATED	EXAMINING AUTHO	ORITY ("DEA")	MATE.		Sails Sails
☐ FINRA	☐ Other				
Date of Applicant Firm's FINRA	A Membership (if pen	ding, so indicate):			
☐ Corporation	☐ Limited Lia	ibility Company		Partnership	
OTHER SELF REGULATORY	ORGANIZATION M	EMBERSHIPS (Check	all that	at apply)	عُ مُرْقُ
☐ NASDAQ OMX BX (BX)		٠.		Chicago Board Options Exchange (CBOE)	
Chicago Stock Exchange				NYSE National	
International Securities E	• ,			NASDAQ	
Financial Industry Regula		₹A)		NYSE American	
NASDAQ OMX PHLX (P	•			NYSE Arca	
Cboe BZX U.S. Equities	- ,	ZX)		Cboe EDGA U.S. Equities Exchange (EDGA)	
Cboe BYX U.S. Equities	- , ,			Cboe EDGX U.S. Equities Exchange (EDGX	
Other		<u> </u>		Investors Exchange (IEX)	
(a) Identify other memberships	heing considered an	d the estimated cost of a	acquisiti	eition	
			1094		
(b) What source of funds will be	utilized for the NYSI	E and any other membe	rships?	;?	
	•			·	- 1

SECTION 2 - APPLICANT FIRM ACKNOWLEDGMENT Applicant Firm agrees to abide by the Bylaws and Rules of the Exchange, as well as federal securities laws and the rules and regulations thereunder, as may be amended from time to time, and all circulars, notices, interpretations, directives, decisions or Information Memos published by the Exchange. Applicant Firm acknowledges its obligation to update any and all information contained in any part of this application, including termination of membership with another SRO, which may cause a change in the Applicant Firm's DEA. It is understood that in that event, additional information may be required by the Exchange. Applicant Firm acknowledges that if applying for NYSE Membership it must separately purchase either an NYSE Trading License, in order to have trading rights directly with the NYSE's equity and bond systems, or an NYSE BTL in order to have trading rights with the Exchange's bond system only. If the Applicant Firm chooses not to purchase either Trading License, it will have no direct access to the NYSE trading systems, but will be deemed a Regulated Only Member Organization of the NYSE and must be in full compliance with the rules and regulations of the Exchange. Once approved as a Member of NYSE American, Applicant Firm will be deemed an Equity Trading Permit Holder and will have direct access to the American equity trading systems. Applicant Firm acknowledges that it is a member of FINRA, and is eligible to apply for Exchange membership with this application. The Exchange and/or FINRA reserve the right to request additional information and documentation from the Applicant Firm in addition to what is noted in and during the application review process. By signing below, Applicant Firm certifies and acknowledges the foregoing statements.

Date

Title

Applicant Firm

Print Name

Signature of Authorized Officer

SECT	TION 3 – APPLICATION QUESTIONS			
	of Exchange Membership applying for: ew York Stock Exchange LLC ("NYSE") NYSE Ame	erican LLC	C ("NYSE American")	
	, , _			
1 . Typ	pe of Business Activity to be conducted with the Exchang	ge membe	ership: (Check all that apply)	
	NYSE Equities Floor Brokerage Blue Line	□	NYSE Bonds ☐ Agency ☐ Principal	
	Non-member broker/dealer executions		Engaging in business with other broker/dealers only	
	Engaging in business with non-broker/dealers Retail Institutions On Floor executions for non-broker/dealers		Proprietary trading NYSE Designated Market Maker (DMM) Off Floor Supplemental Liquidity Provider (SLP) Supplemental Liquidity Provider Market Maker (SLMM)	
	Retail Member Organization (RMO)		 , , , 	
	Sponsored access provider		Corporate finance	
	Primary government securities dealer		Equities market maker	
	Options (executions, market maker, etc.)		Issue or distribute research reports	
	Stock loan/stock borrow	□ .	Repos/reverse repos financing transactions	
	Joint Back Office (JBO) arrangements		Underwritings	
	NYSE American Electronic Designated Market Maker/I	Market M	aker (eDMM/MM)	
	Other (Please explain:)	
2. Has the Applicant Firm ever operated under another name and/or had any predecessor Organizations? (If the answer is "Yes", please specify.) Response:				
(a	ntify for the Applicant Firm: All office locations: fice location that shares space with another entity or bus			
SRC	s the Applicant Firm now have, or anticipate during the control or business of ponse:	perations	,	
NYS can i	s the Applicant Firm engage or plan to engage in "Progra E Rule 7410(m). (If the answer is "Yes", see NYSE Infor be found here: https://www.nyse.com/publicdocs/nyse/m pretations/2009/09-31.pdf)	rmation N	Memo 09-31 which Yes ☐ No ☐	

SECTION 3 – APPLICATION QUESTIONS (Continued)			
6. Does the Applicant Firm currently (or does it plan to) consolidate computations of net capital and aggregate indebtedness for any subsidiary or affiliate, pursuant to Appendix C to SEA Rule 15c3-1?	Yes	No	
(If yes, the Applicant Firm must provide financial information for the consolidated subsidiary or affiliate and identify the specific nature of the relationship (e.g., guaranteed, non-guaranteed).			
7. Does the Applicant Firm have registered principals as required by NYSE Rule 3110?	Yes	No	
If the firm answered "no", please explain.			
Response:			
8. Is the Applicant Firm a Futures Commission Merchant (FCM) or Introducing Broker as defined under the Commodities Exchange Act?	Yes	No	

If the Applicant Firm will be performing a Floor Based Business, please answer the following section. If the firm will be performing a non-Floor Based Business please move ahead to the Key Personnel section.

SECTION 4 - FLOOR BASED BUSINESS				
 Does the Applicant Firm intend to accept orders on the NYSE floor over the telephone from public customers? ("Public customers" relate to non-broker/dealers, including institutional or retail customers.) (Information Memos 07-43 and 07-44) 	Yes		No	
Info Memo 07-43 can be found here: https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2007/07-43.pdf				
Info Memo 07-44 can be found here: https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2007/07-44.pdf				
10. Has the Applicant Firm met the NYSE's requirement to establish floor commission billing procedures and retain records for six years? (See NYSE Rules 301(e)(1), 353, and 440I)			No	
11. Who is the person responsible for supervision of all floor employees of the Applicant Firm? (See NYSE Rules 342 and 3110)				
Please provide that person's full contact information, name, telephone number, mailing address and email address				
Contact Name:				
Mailing Address:				
Phone: Email:				
12. Does the Applicant Firm maintain error and investment accounts?	Yes		No	
If yes, please indicate the account name and number of the error and investment accounts. (An NYSE member organization may have more than one error account, but it may maintain only one error account for Floor-related errors. (See NYSE Rules 18, 123(e), 134, 411 & 407A, Member Education Bulletin 2011-5 and Information Memo 07-72).				
Member Education Bulletin 2011-5 can be found here: https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2011/2011-5.pd	<u>!f</u>		·.	
Info Memo 07-72 can be found here: https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2007/07-72.pdf				
Account Name: Account #:				
Account Name: Account #:				
Account Name: Account #:				
13. Do the Applicant Firm's floor employees maintain their own personal brokerage accounts? (See NYSE Rule 407A). If yes, the applicant should list the account name and number of each such account below?	Yes		No	
Account Name: Account #:				
Account Name: Account #:				
Account Name: Account #:				· .

SECTION 5 - KEY PERSONNEL

Please identify the key personnel who hold the below positions (or the individual whose responsibilities are the functional equivalent of such position, regardless of actual titles used by the Applicant Firm) and who will be responsible for the business of the Applicant Firm on the Exchange.¹

Please note the exam requirements for NYSE Membership and ensure each individual holds the required exam:

- Chief Financial Officer Series 27 for a clearing firm; Series 27 or 28 for a non-clearing firm
- Chief Compliance Officer Series 14 (See NYSE Rule 342(a) and (b) for exemptions)
- Chief Operations Officer Series 27 for a clearing firm; Series 27 or 28 for a non-clearing firm

If your firm utilizes a principal executive officer that is an independent contractor and/or dually employed, please let us know. There are guidelines we can provide to your firm.

Chief Executive Officer ("C	EO")	
Name:		CRD:
Phone:		Email:
Chief Financial Officer ("Cl	FO")	
Name:		CRD:
Phone:		_
Email:		Exams:
Chief Compliance Officer ("CCO")	
Name:		CRD:
Phone:		_
Email:		Exams:
Chief Operations Officer ("	COO")	
Name:		CRD:
Phone:		-
Email:	:	Exams:
Head of Technology		
Name:		CRD:
Phone:		Email:
Head of Trading		
Name:		CRD:
Phone:		Email:
Lead Floor Broker (If applic	able) ²	
Name:		CRD:
Phone:		
Email:		Exams:
Trader Authorized to handle	e Orders/Cancelations, etc. (for American Equities)	;)
Name:		CRD:
Phone:		Email:

See FINRA Rule 311

²Firms applying for a NYSE Trading Floor business will be required to have a Floor Supervisor with the Series 24. If the Applicant will be a Floor Brokerage firm, an individual with the Series 14 is required and if the Applicant will be a DMM firm, an individual with the Series 14 is required. Floor Brokers are required to hold the Series 19 exam or equivalent.

SECT	ON 6 - ADDITIONAL REQUIRED DOCUMENTATION AND INFORMATION	
and n	e ensure all applicable items are completed below by marking the tick box of the items you have included ote the Exhibit reference ID. If any of the below items are not applicable, please note with N/A. All items d be completed and submitted with the application.	Exhibit ID (or N/A)
	Form BD, including Schedules & Disclosure Reporting pages must be up-to-date, accurate and available on FINRA's Web CRD.	
	Provide a written description of the Applicant Firm's reason for seeking Exchange membership and a brief description of the business the Applicant Firm conducts.	
	If the Applicant Firm has any persons that are Approved Persons please identify them to us. Non-Natural Persons seeking Approved Person status under Rules 2(c), 304 and 311, should provide an AP Form for each person. All Natural Persons must file a Form U4 for the "AP" registration for both NYSE and NYSE American on Web CRD for each person. The Form U4 for AP registration on Web CRD and the AP Form must be filed prior to the Exchange's consideration of the Applicant Firm for membership. The AP Form is available on the NYSE's website here:	
	 https://www.nyse.com/publicdocs/nyse/markets/nyse/nyse_ap_form.pdf Refer to NYSE Information Memo 12-10 for more information: https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2012/12-10.pdf 	
	Provide an organization chart showing the following: All entities controlling, controlled by or under common control with the Applicant Firm Indicate the percentage ownership of the Applicant Firm by each direct and indirect parent Identify any individuals or trusts that individually or collectively own or control, directly or indirectly, 25% or more of the Applicant Firm	
	Provide the following: A written description of the principal activities of each affiliate (including parent, subsidiary organizations, and other entities under common control), The nature of the affiliation with the Applicant Firm (e.g., parent, subsidiary, etc.), and Identify the type of business relationships between the Applicant Firm and the affiliates	
	Provide all examination reports and corresponding responses or investigations conducted or concluded in the last three years, from any Regulatory or Self Regulatory Organization (SRO) that oversees Applicant Firm (other than FINRA examination reports) as well as: Applicant Firm's written response regarding any deficiencies cited in the reports. A description of what the Applicant Firm has done to rectify any deficiencies found as a result of the examinations and investigations.	
	 Provide Financial Documentation: If FINRA, NYSE Arca or NYSE American is not the applicant's DEA, provide copies of any Subordination Agreements, and amendments thereto, that are intended to qualify for inclusion as part of the firm's Net Capital If FINRA, NYSE Arca or NYSE American is not the applicant's DEA, provide copies of any approvals of such agreements from the Applicant Firm's DEA (Note: the above noted agreements must conform to Appendix D of SEA Rule 15c3-1 and FINRA Regulatory Notice 10-15.) Provide 15c3-1 computation as of the anticipated date of Exchange membership approval. If FINRA, NYSE Arca or NYSE American is not the applicant's DEA, provide copies of the Firm's 3 most recent audit reports. 	

SECT	ION 6 - ADDITIONAL REQUIRED DOCUMENTATION AND INFORMATION (Continued)	Exhibit ID (or N/A)
	If applicable, identify any principal executives or supervisory personnel of the Applicant Firm that are part-time or dually employed and include the following information for each individual: Nature of their activities with the Applicant Firm	
:	 Nature of their outside business activities and the amount of time per week devoted to each of the individual's activities 	
	 Any additional documentation that would be pertinent to these activities or the NYSE's review of these activities 	
	If applicable, provide a schedule indicating the Name and Web CRD# for any persons acting as a Securities Lending Representative or Securities Lending Supervisor.	
	If FINRA, NYSE Arca or NYSE American is not the Applicant Firm's DEA, provide a copy of the Audit Agreement between the Applicant Firm and the firm's public accounting firm.	
	Provide a copy of the Applicant Firm's Written Supervisory Procedures (WSPs) regarding NYSE and NYSE American activities (e.g., Floor procedures, DMM activities, Business Continuity Plans relating to such activities, etc.).	
	'(Note: The Applicant Firm's procedures will also need to include procedures addressing NYSE Rule 351 (f), 3110, 3120, 3130, 3150 and 3170 as well as a generic statement that the Firm and its associated persons will abide by the Rules and Regulations of the New York Stock Exchange.)	
	Organizational Documents:	
	 Articles of Incorporation and Bylaws; Partnership Agreement; Limited Liability Company ("LLC") Operating Agreement; or similar documentation 	
	 These documents should incorporate required provisions, as applicable, per NYSE Rule 313 (See Section 8 for further details). 	
	Rule 313.22 – Provisions concerning redemption or conversion	
	Rule 4120 – Regulatory Notification and Business Curtailment ("Termination Language")	

SECTION 7 - DESIGNATION OF	ACCOUNTANT			
Notice pursuant to Rule 17a-5(f)(2)			
1. Broker or Dealer				
Contact Name:				
Address:		A to the second design of the		-
Phone:				•
Email:				•
2. Accounting Firm				
Contact Name:				
Address:			,	
Phone:				
Email:				
3. Audit date covered by the Agree4. The contractual commitment to c		nnual audit. (Check one)		
	is for the annual audit during th	e fiscal year	· · · · · · · · · · · · · · · · · · ·	
t. •□	is of a continuing nature, provid	ding for successive yearly	audits.	
Signature:		Signature:		
Title:		Title:		
Date:		Date:		
	(Broker/Dealer)		(Accounting Firm)	

SECTION 8 - REQUIRED ORGANIZATIONAL DOCUMENTS AND LANGUAGE SAMPLES / REFERENCES

SECTION 8A - DOCUMENTS TO BE PROVIDED BY A LIMITED LIABILITY COMPANY ("LLC")

- LLC Operating Agreement and all amendments (if any) which contain provisions pursuant to Rule 4120 (if the LLC Operating Agreement contains a stated termination date.)
- 2. State filing certificate.
- Certified List(s) of:
 - a) Officers (including but not limited to CEO, CFO, CCO and COO or functional equivalents)
 - b) Directors and/or Managing Member(s)
 - c) Current member(s) (i.e., the owner(s)) of the LLC
- 4. Statement showing the dollar value of all capital contributions by each member (owner) as of the date of this application

SECTION 8B - DOCUMENTS TO BE PROVIDED BY A PARTNERSHIP

- Partnership Agreement and all Amendments (if any) which contain provisions pursuant to Rule 4120 (If the partnership agreement contains a stated termination date.)
- 2. Certified List of general and limited partners (natural and non-natural persons) as well as Officers (including but not limited to CEO, CFO, CCO and COO or functional equivalents).

SECTION 8C - DOCUMENTS TO BE PROVIDED BY A CORPORATION

- 1. Charter or Certificate of Incorporation and amendments (if any) which contain provisions pursuant to Rule313.22
- By-Laws, as per Rule 313(b)
- Specimen certificate for each class of stock authorized to be issued. Each certificate shall carry a full summary of the provisions of Rule 313.22.
- 4. Certified List(s) of Officers (including but not limited to CEO, CFO, CCO and COO), Directors & Stockholders

LANGUAGE SAMPLES / REFERENCES

The following are language samples and points of reference to assist in completing the documents noted in Section 8.

Rule 313.22 Provision concerning redemption or conversion

Each certificate of incorporation of a member corporation shall contain provisions authorizing the corporation to redeem or convert to a fixed income security acceptable to the Exchange for all or any part of the outstanding shares of voting stock of such member corporation owned by any person required to be approved by the Exchange as a member or approved person who fails or ceases to be so approved as may be necessary to reduce such party's ownership of voting stock in the member corporation below that level which enables such party to exercise controlling influence over the management or policies of such member corporation.

(Please note: The following paragraph only applies if the applicant firm has redemption rights within their Certificate of Incorporation.) If the certificate of incorporation of a member corporation subject to FINRA Rule 4110 provides that a stockholder may compel the redemption of his stock such certificate must provide that without the prior written approval of the Exchange, the redemption may only be effected on a date not less than six months after receipt by the member corporation of a written request for redemption given no sooner than six months after the date of the original issuance of such shares (or any predecessor shares). Each member corporation shall promptly notify the Exchange of the receipt of any request for redemption of any stock or if any redemption is not made because prohibited under the provisions of Securities and Exchange Commission Rule 15c3-1 (See 15c3-1(e)).

Rule 4120 Regulatory Notification and Business Curtailment ("Termination Language")

In order for a Limited Liability Company (LLC) or a Partnership that has a stated termination date in its operating or partnership agreement to avoid having its capital considered as a withdrawal under Rule 4120 <u>during the six month period prior to a termination of the agreement</u> the following language <u>must be included in the agreement:</u>

"Notwithstanding anything to the contrary herein contained, in the event of the termination of the [LLC or Partnership] on the expiration of the term of this agreement, or any dissolution of the [LLC or Partnership], each member agrees that if withdrawal of its capital on any such termination would cause, during the six months immediately preceding the date of termination, the [LLC or Partnership]'s net capital to be less than that specified in Rule 4120 of the Rules of the Exchange, such withdrawal of capital may be postponed for a period of up to six (6) months of the date of termination, as the members may deem necessary to ensure compliance with said rules; and any such capital so retained by the [LLC or Partnership] after the date of termination shall continue to be subject to all debts and obligations of the [LLC or Partnership]."

Section 9 - CLEARING LETTER OF CONSE	ENT					
Notice of Consent – To be completed by Clearing ETP Holder of Application Broker-Dealer						
The undersigned hereby represents the cleari ("NSCC"), and an approved ETP Holder of NY	ng agency named below, /SE American LLC.	, a member of the National Securities Clearing Corpor	ration			
The undersigned Clearing ETP Holder hereby carried in all accounts held by the following Ap		ancial responsibility for all transactions effected throug th the clearing agency:	jh and			
Applicant Broker-Dealer	- CRD# a	and/or SEC File#				
and may be relied upon by NYSE American LI	LC, the NSCC, and their r	on, or notice of consent pursuant to NYSE American Frespective members. This Notice of Consent shall be nain in effect until revoked in writing by the Clearing E	subject			
Clearing ETP Holder (Broker-Dealer Name)	-					
Clearing ETP Holder (NSCC Clearing #)	-					
Signature of Authorized Officer, Partner or Managing Member of Clearing ETP Holder	-	Signature of Authorized Officer, Partner or Managing Member, or Sole Proprietor of ETP Holde	 er			
Print Name / Title		Print Name / Title	_			
Date		Date	_			
:	:	v v				

New York Stock Exchange LLC ("NYSE") and/or NYSE American LLC ("NYSE American")

Application for NYSE and/or NYSE American ¹ Membership for Non-FINRA Members ("Application")

A registered broker or dealer that is a member of a registered securities exchange, but is not a FINRA member, is eligible to apply for NYSE and/or NYSE American membership with this application ("Applicant Firm") if the broker or dealer does not (1) transact business with public customers or (2) conduct business on the Floor of the Exchange. If a registered broker or dealer transacts business with public customers or conducts business on the Floor of the Exchange, FINRA membership is a prerequisite to NYSE membership. If you have any questions regarding your eligibility to apply for membership under this application, please contact Client Relationship Services at 1.212.896.2830 (option 5) or creation-registered broker or dealer transacts business with public customers or conducts business on the Floor of the Exchange, FINRA membership is a prerequisite to NYSE membership. If you have any questions regarding your eligibility to apply for membership under this application, please contact Client Relationship Services at 1.212.896.2830 (option 5) or creation-registered broker or dealer transacts business with public customers or conducts business on the Floor of the Exchange, FINRA membership is a prerequisite to NYSE membership. If

¹ NYSE membership permits the Applicant Firm, upon approval of membership, to participate in the NYSE Bonds platform.

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APPLICATION PROCESS

Filing Requirements

Prior to submitting the application for NYSE and/or NYSE American membership ("Application"), an Applicant Firm must file a Uniform Application for Broker-Dealer Registration (Form BD) with the Securities and Exchange Commission and register with the FINRA Central Registration Depository ("Web CRD®").

Application Submission

Applicant Firm must complete and submit all applicable materials addressed within the Application as well as the additional required documentation noted in Section 5 of the Application.

Application and all supplemental materials and should be sent electronically to <u>crs@nyse.com</u>. Please ensure all attachments are clearly labeled.

NYSE Applicant Firm pays one of the below application fees (one-time fee and non-refundable):

Clearing Firm

\$20,000 (Self-Clearing firm or Clears for other firms)

Introducing Firm

\$ 7,500 (All other firms fall within this category)

Non-Public Firm

\$ 2,500 (On-Floor firms and Proprietary firms)

Kindly make check payable to "NYSE Market (DE), Inc." and submit the check with your initial application. Please contact crs@nyse.com if you would like to wire the funds. The appropriate Application fee should be mailed to:

New York Stock Exchange Client Relationship Services Attn: Elizabeth Cruz 11 Wall Street, 14th Floor New York, NY 10005

Email: crs@nyse.com

Note: The Applicant Firm must address all information and questions contained in this application. To the extent the Applicant Firm believes a particular item or subject matter requested in the application is not relevant to its business, the Applicant Firm must so indicate.

NYSE and NYSE American (collectively referred to as the "Exchange") have retained the Financial Industry Regulatory Authority ("FINRA") to perform certain regulatory services for a broker or dealer seeking membership with this application. All application materials sent to the Exchange will be reviewed by the Exchange's Client Relationship Services ("CRS") Department for completeness. Applications are submitted to FINRA for application review. All applications are deemed confidential and are handled in a secure environment. CRS and/or FINRA may request Applicant Firms to submit documentation in addition to what is requested in the Application during the application review process.

Each Applicant Firm is required to update information submitted as part of the Application process that becomes inaccurate or incomplete during the pendency of the Application and may be required to provide additional information as requested by FINRA or the Exchange's CRS Department. Each Applicant Firm shall promptly notify their FINRA Regulatory Coordinator and the Exchange's CRS Department in writing of any change in ownership or material change in business. If applicable, reflect such changes through any required filings with Web CRD® or make other notifications and submissions as otherwise required.

If you have questions on completing the application, you may direct them to:

NYSE - Client Relationship Services

Email: crs@nyse.com

Phone: 1.212.896.2830 (option 5)

APPLICATION PROCESS (Continued)

Application Process

Following submission of the Application, fees and supporting documents to the Exchange, the Application will be reviewed for accuracy and regulatory or other disclosures. The Exchange will submit the Application to FINRA for review.

- Applicants may be subject to disciplinary action if false or misleading answers are given pursuant to the Application for Exchange membership.
- If applying for NYSE membership only and an NYSE Trading License or NYSE Bond Trading License is not activated within six
 months of approval of the Application, the applicant should reapply for membership or complete the application for Regulated Only
 Membership. The Applicant Firm will be asked to complete an NYSE Trading License or NYSE Bond Trading License upon approval
 of the Application.
- Upon approval as a NYSE American member organization the firm will become an Equity Trading Permit Holder (ETP Holder).
- If review of Statutory Disqualification Disclosure information and/or a background investigation indicates that the Applicant Firm has an associated person(s) with a possible statutory disqualification, FINRA may contact the Applicant Firm to discuss the statutory disqualification process.
- If it appears that the Applicant Firm has outstanding debt, civil judgment actions and/or regulatory disciplinary actions, the Applicant Firm may be contacted by FINRA for further information.
- CRS will promptly notify the Applicant Firm, in writing, following the membership decision.
- To determine the most beneficial connectivity option the Applicant Firm should consult with an NYSE Relationship Manager or CRS Account Manager. CRS, Connectivity and Operations teams will then coordinate the connectivity between the Applicant Firm and the Exchange if and when the Applicant Firm is approved for membership.
- Once connectivity is established, a Relationship Manager or a Technology Account Manager will inform you of your ability to trade.

INFORMATION AND RESOURCES

NYSE Rules:

http://nyserules.nyse.com/nyse/rules/

NYSE American Rules:

https://www.nyse.com/regulation/nyse-american/rules-and-disciplinary-actions

Rule Filings:

https://www.nyse.com/regulation/rule-filings

NYSE Rule Interpretations:

https://www.nyse.com/regulation/rule-interpretations

NYSE Information Memos:

https://www.nyse.com/regulation/rule-interpretations?documentType=Information%20Memo

NYSE Membership:

https://www.nyse.com/markets/nyse/membership

NYSE American Membership:

https://www.nyse.com/markets/nyse-american/membership

EXPLANATION OF TERMS

For purposes of this application, the following terms shall have the following meanings:

- Applicant Firm the Broker-Dealer organization applying for Exchange membership.
- **Approved Person** any person, other than a member, principal executive or employee of a member organization, who controls a member organization, is engaged in a securities or kindred business that is controlled by a member or member organization, or is a U.S. registered broker-dealer under common control with a member organization.
- Central Registration Depository System ("Web CRD®") Operated by FINRA, Web CRD is the central licensing and registration system for the U. S. securities industry and its regulators. It contains the registration records of registered Broker-Dealers and the qualification, employment and disclosure histories of registered individuals.
- Control means the power to direct or cause the direction of the management or policies of a person whether through ownership of securities, by contract or otherwise. A person shall be presumed to control another person if such person, directly or indirectly, (i) has the right to vote 25 percent or more of the voting securities, (ii) is entitled to receive 25 percent or more of the net profits, or (iii) is a director, general partner or principal executive (or person occupying a similar status or performing similar functions) of the other person. Any person who does not so own voting securities, participate in profits or function as a director, general partner or principal executive of another person shall be presumed not to control such other person. Any presumption may be rebutted by evidence, but shall continue until a determination to the contrary has been made by the Exchange.
- **Designated Examining Authority ("DEA")** the SEC will designate one Self-Regulatory Organization ("SRO") to be a Broker-Dealer's examining authority, when the Broker-Dealer is a member of more than one SRO. Every Broker-Dealer is assigned a DEA, who is responsible for examining the Broker-Dealer for compliance with financial responsibility rules.
- "Engaged in a securities or kindred business" means "transacting business generally as a broker or dealer in securities, including but not limited to, servicing customer accounts or introducing them to another person." (The term "broker", "dealer" and "securities" are defined in section 3(a) of the Securities Exchange Act of 1934) This definition is not dependent upon whether the "broker" or "dealer" is registered, as such, with the Securities and Exchange Commission. Provided, it would not include a person who acts exclusively as an "investment adviser" or as a "futures commission merchant" and who does not otherwise act as a "broker" or "dealer" in securities.
- ETP or ETP Holder an Equity Trading Permit issued by the NYSE American LLC ("NYSE American") for effecting approved securities transactions on the NYSE American's cash equity Pillar trading platform. An ETP may be issued to a Sole Proprietor, Partnership, Corporation, Limited liability company or other organization which is a registered broker or dealer, pursuant to Section 15 of the Securities Exchange Act of 1934, as amended, and which has been approved by NYSE American as a member organization.
- Exchange For purposes of this application Exchange refers to both New York Stock Exchange LLC and NYSE American LLC equities platform.
- **Financial Industry Regulatory Authority ("FINRA") -** The Financial Industry Regulatory Authority (FINRA) is the largest independent regulator for all securities firms doing business in the United States.
- NYSE American LLC ("NYSE American") a national securities exchange as that term is defined by Section 6 of the Securities Exchange Act of 1934. NYSE American is also a Self -Regulatory Organization.
- New York Stock Exchange LLC ("NYSE") a national securities exchange as that term is defined by Section 6 of the Securities Exchange Act of 1934.
- Person a natural person, corporation, limited liability company, partnership, association, joint stock company, trust, fund or any organized group of persons whether incorporated or not.
- **Self-Regulatory Organization ("SRO")** each exchange or national securities association is an SRO. Each SRO must have rules that provide for the expulsion, suspension and other discipline of member Broker-Dealers for violation of the SRO's rules.
- Supplemental Liquidity Provider Market Maker ("SLMM") are off floor, electronic, high-volume members that are registered market makers incented to add liquidity on the NYSE platform.
- Supplemental Liquidity Provider ("SLP") are off floor, electronic, high-volume members incented to add liquidity on the NYSE platform.

EXPLANATION OF TERMS (Continued)

NYSE Trading License – issued by the Exchange for effecting approved securities transactions on the equities trading facilities. A NYSE Trading License may be issued to a sole proprietor, partnership, corporation, limited liability company or other organization which is a registered broker or dealer pursuant to Section 15 of the Securities Exchange Act of 1934, as amended, and which has been approved by an Exchange member. A NYSE Trading License issued by the Exchange is required to effect transactions on the floor of the Exchange or through any facility thereof. An organization may acquire and hold a NYSE Trading License only if and for so long as such organization is qualified and approved to be a member organization of the Exchange. A member organization holding a NYSE Trading License may designate a natural person to effect transactions on its behalf on the floor of the Exchange, subject to obtaining and retaining required qualifications and approvals.

NYSE Bond Trading License ("BTL") — issued by the Exchange for effecting debt transactions on the Exchange or through any facility thereof. An organization may acquire and hold a BTL only if and for so long as such organization is qualified and approved to be a member organization of the Exchange. A BTL is not transferable and may not be, in whole or in part, transferred, assigned, sublicensed or leased; provided, however, that the holder of the BTL may, with the prior written consent of the Exchange, transfer a BTL to a qualified and approved member organization (i) that is an affiliate or (ii) that continues substantially the same business of such BTL holder without regard to the form of the transaction used to achieve such continuation, e.g., merger, sale of substantially all assets, reincorporation, reorganization or the like.

SEC	TION 1 - ORGANIZATION	NAL PROFILE	7.70×.75×2	
Е	Date: (SEC No.:	Web (CRD Broker/Dealer No.: TAX ID:
GEN	IERAL INFORMATION			
	Name of Applicant Broker/Dealer:			
Е	Business Address:			
C	City:			State: Zip Code:
В	Business Phone:			·
٧	Website Address:			
C	Contact Name:			Title:
Α	Address:			
Р	Phone:			
Е	Email Address:	·		
APPI	LICANT'S DESIGNATED	EXAMINING AUTHORITY ("E	DEA")	
	NASDAQ OMX BX (B)			Chicago Board Options Exchange (CBOE)
	Chicago Stock Exchar	·		NYSE National
	International Securities			NASDAQ
	NASDAQ OMX PHLX	- ' '		NYSE Arca
				NYSE American
TYPE			_	
	Corporation	☐ Limited Liability Cor		☐ Partnership ☐ Sole Proprietor
	•	-		neck all that apply)
	NASDAQ OMX BX (B)			Chicago Board Options Exchange (CBOE)
	Chicago Stock Exchan	nge (CHX)		NYSE National
	International Securities	s Exchange (ISE)		NASDAQ
	NASDAQ OMX PHLX	(PHLX)		NYSE American
	Cboe BZX U.S. Equitie	es Exchange BATS (BZX)		NYSE Arca
	Cboe BYX U.S. Equitie			Cboe EDGA U.S. Equities Exchange (EDGA)
	Investors Exchange (IE	• , ,		Cboe EDGX U.S. Equities Exchange (EDGX)
		,		· · ·
(a) Id	entify other memberships	being considered and the estin	nated cos	et of acquisition
(-,				•
/L\ \A/				
(a) vv		e utilized for the NYSE and any		emberships?

SECTION 2 - APPLICANT FIRM ACKNOWLEDGEMENT

Applicant Firm agrees to abide by the Bylaws and Rules of the Exchange, as well as federal securities laws and the rules and regulations thereunder, as may be amended from time to time, and all circulars, notices, interpretations, directives, decisions or Information Memos published by the Exchange.

Applicant Firm acknowledges its obligation to update any and all information contained in any part of this application, including termination of membership with another SRO, which may cause a change in the Applicant Firm's DEA. It is understood that in that event, additional information may be required by the Exchange.

Applicant Firm acknowledges that if applying for NYSE Membership it must separately purchase either an NYSE Trading License, in order to have trading rights directly with the Exchange's equity and bond systems, or an NYSE BTL in order to have trading rights with the Exchange's bond system only. If the Applicant Firm chooses not to purchase either a NYSE Trading License or BTL, it will have no direct access to the Exchange trading systems, but will be deemed a Regulated Only Member Organization of the Exchange and still must be in full compliance with the rules and regulations of the Exchange. Once approved as a Member of NYSE American, Applicant Firm will be deemed an Equity Trading Permit Holder and will have direct access to the American equity trading systems.

Applicant Firm acknowledges that it is a member of a registered securities exchange, is not a FINRA member, and is eligible to apply for Exchange membership with this application. The Applicant Firm conducts a proprietary business and does not transact business with public customers nor conducts business on the Floor of the Exchange. If the registered broker or dealer transacts business with public customers or conducts business on the Floor of the Exchange, FINRA membership is a prerequisite to Exchange membership.

The Exchange and/or FINRA reserve the right to request additional information and documentation from the Applicant Firm in addition to what is noted in and during the application review process.

By signing below, Applicant Firm certifies and acknowledges the foregoing statements.

Applicant Broker-Dealer			
Signature of Authorized Officer	Date		
:Print Name	Title	:	v

SECT	ION 3 - APPLICATION QUESTIONS			SECTION 3 - APPLICATION QUESTIONS			
Type of Exchange Membership applying for: New York Stock Exchange LLC ("NYSE") NYSE American LLC ("NYSE American")							
1. Type	e of Business Activity to be conducted with Exchange me	embersh	ip: (Check all that apply)				
	Non-member broker/dealer executions		Engaging in business with ot	ner broke	er/dealers o	nly	
	Corporate Finance		Underwritings				
	Proprietary trading		Primary government securities	s dealer			
	Equities market maker		Options (executions, market	maker)			
	Issue research reports		Stock loan/stock borrow				
	Repos/reverse repos financing transactions		Joint Back Office (JBO) arran	gements			
	Sponsored access provider		Supplemental Liquidity Providence	ler Marke	et Maker (S	_MM)	
	NYSE Bonds ☐ Agency ☐ Principal		Supplemental Liquidity Provid	ler (SLP)		
	NYSE American Electronic Designated Market Maker/N	Market M	laker (eDMM/MM)				
	Other (Please explain:)						
2. Has the Applicant Firm ever operated under another name and/or had any predecessor Organizations? If the answer is "Yes", please specify. Response:							
3. Does the Applicant Firm have a direct parent? If so, provide the parent's name. Response:							
4. Identify for the Applicant Firm: (a) All office locations: Any office location that shares space with another entity or business must be identified on Form BR in Web CRD.							
5. Does the Applicant Firm engage or plan to engage in "Program Trading", as defined by NYSE Rule 7410(m). (If the answer is "Yes", see NYSE Information Memo 09-31 which can be found here: https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2009/09-31.pdf)							
	6. Is the Applicant Firm a Futures Commission Merchant (FCM) or Introducing Broker as Yes No defined under the Commodities Exchange Act?						

SECTION 3 – APPLICATION QUESTIONS (Continued)				
7. Please indicate the firm's proposed carrying/clearing methodology and/or clearance activities	(please ch	eck all th	nat apply)	:
a) Clearing Type:				
☐ Self Clears ☐ Clears through another broker dealer on an omnibus basis ☐ Clears through another broker dealer on a fully disclosed basis ☐ Clears for others (affiliated or non-affiliated)				
b) Regarding the above responses, identify the firm's clearing broker-dealer:	·····			
c) If applicable, identify the entities for which the Applicant Firm clears (indicate N/A a	s appropria	te):		
d) If introducing, provide a copy of the clearing arrangement; and				
e) If self clearing, provide a full description of the back office operations and facilities to be used to conduct this aspect of the firm's business, as well as the names, positions and experience of the key personnel in this area.				
8. Does the Applicant Firm have registered principals as required by NYSE Rule 3110	Yes		No	
If the firm answered "no", please explain.				
Response:				
9. Does the Applicant Firm currently (or does it plan to) consolidate computations of net capital and aggregate indebtedness for any subsidiary or affiliate, pursuant to Appendix C to SEA Rule 15c3-1?	Yes		No	
(If yes, the Applicant Firm must provide financial information for the consolidated subsidiary or affiliate and identify the specific nature of the relationship (e.g., guaranteed, non-guaranteed).				
10. Please provide the date of your last cycle examination by your Designated Examining Autho examination to date, provide the anticipated date of your first examination.	rity (DEA).	If there	has been	no
Response:		:		

SECTION 4 - KEY PERSONNEL Please identify the key personnel who hold the below positions (or the individual whose responsibilities are the functional equivalent of such position, regardless of actual titles used by the Applicant Firm) and who will be responsible for the business of the Applicant Firm on the Exchange.1 Please note the exam requirements for membership and ensure each individual holds the required exam: Chief Financial Officer - Series 27 for a clearing firm; Series 27 or 28 for a non-clearing firm Chief Compliance Officer - Series 14 (See NYSE Rule 342(a) and (b) for exemptions) Chief Operations Officer - Series 27 for a clearing firm; Series 27 or 28 for a non-clearing firm Chief Executive Officer ("CEO") Name: CRD: Phone: Email: Chief Financial Officer ("CFO") Name: CRD: Phone: Email: Exams: Chief Compliance Officer ("CCO") Name: CRD: Phone: Email: Exams: Chief Operations Officer ("COO") Name: CRD: Phone: Email: Exams: **Head of Technology** Name: CRD: Phone: Email:

Please note: If your firm utilizes a principal executive officer that is an independent contractor and/or dually employed, please let us know. There are guidelines we can provide to your firm.

Trader Authorized to handle Orders/Cancelations, etc. (for American Equities)

CRD:

Email:

CRD:

Email:

Head of Trading

Name:

Phone:

Name:

Phone:

¹ See FINRA Rule 311

Exhibit Reference II. If any of the below tens are not applicable, please note with N/A. All items should be completed and submitted with the application. Form BD, including Schedules & Disclosure Reporting pages must be up-to-date, accurate and available on Web CRD. Provide a written description of the Applicant Firm's: Current business lines Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Operations Supervisory, financial and internal controls Planned or anticipated future business lines Reason for seeking Exchange membership	SECTION 5 - ADDITIONAL REQUIRED DOCUMENTATION AND INFORMATION			
CRD. Provide a written description of the Applicant Firm's: Current business lines Operations Supervisory, financial and internal controls Communication and recordkeeping systems Nature and source of the Applicant Firm's capital Planned or anticipated future business lines Reason for seeking Exchange membership If the Applicant Firm has any persons that are Approved Persons ("AP") please identify them to us. Non-Natural Persons seeking Approved Person stutus under Rules 2(c), 304 and 311, should provide an AP Form for each person. All Natural Persons must life a Form U4 for the "AP" registration for both NYSE and NYSE American on Web CRD for each person. The Form U4 for AP registration on Web CRD and the AP Form must be filed prior to the Exchange's consideration of the Applicant Firm for membership. The AP Form is available on the NYSE's website here: https://www.nyse.com/publicdos/sin/se/markets/myse/nule-interpretations/2012/12-10.pdf Provide an organization chart showing the following: All entities controlling, controlled by or under common control with the Applicant Firm Indicate the percentage cownership of the Applicant Firm by each direct parent Identify any individuals or trusts that individually or collectively own or control, directly or indirectly, 25% or more of the Applicant Firm Provide the following: A written description of the principal activities of each affiliate (including parent, subsidiary organizations, and other entities under common control). The nature of the affiliation with the Applicant Firm (e.g., parent, subsidiary, etc.), and Identify the type of business relationships between the Applicant Firm and the affiliates Provide all examination reports and corresponding responses or investigations conducted or concluded in the last three years from any Regulatory or Self Regulatory Organization (SRO) that oversees the Applicant Firm, as well as: Applicant Firm's written response regarding any deficiencies cited in the reports. A description of what the Applicant F	and n	ote the Exhibit Reference ID. If any of the below items are not applicable, please note with N/A. All items	ID (or	
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Pro-forma balance sheet for the next 6 months		· · · · · · · · · · · · · · · · · · ·		
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		Pro-forma financials projecting profit and loss for the next 6 months		

SECTI	ON 5 - ADDITIONAL REQUIRED DOCUMENTATION AND INFORMATION (Continued)	Exhibit ID (or N/A)
	If applicable, identify any principal executives or supervisory personnel of the Applicant Firm that are part-time or dually employed and include the following information for each individual: Nature of their activities with the Applicant Firm Nature of their outside business activities and the amount of time per week devoted to each of the individual's activities	
	 Any additional documentation that would be pertinent to these activities or the NYSE's review of these activities 	
	If applicable, provide a schedule indicating the Name and Web CRD# for any persons acting as a Securities Lending Representative or Securities Lending Supervisor.	
	If applicable, provide the name of the service provider used by the Applicant Firm to process firm financial information and account activity data and clearly identify what services and reports of the provider are utilized by the Applicant Firm.	
	Provide a copy of the Audit Agreement between the Applicant Firm and the firm's public accounting firm.	
	If applicable, provide a copy of the Applicant Firm's Needs Analysis and Training Plan developed and implemented for compliance with the Continuing Education Firm Element requirements of NYSE Rule 345A(b).	
	Provide a copy of the Applicant Firm's Written Supervisory Procedures (WSPs) and, if not included in the provided WSPs, copies of the Applicant Firm's Business Continuity Plan and Anti-Money Laundering procedures. (Note: The Applicant Firm's procedures will need to include procedures addressing NYSE Rules 351 (f), 3110, 3120, 3130, 3150 and 3170 as well as a generic statement that the Applicant Firm and its associated persons will abide by the Rules and Regulations of the NYSE and NYSE American.)	
	Identify all clearing corporations of which the Applicant Firm is a current member (e.g. DTC, NSCC, FICC, etc.).	
	If the Applicant Firm prepares research reports for external distribution, provide a description of the research facilities and a list of the key personnel, including the Supervisory Analyst(s), identifying Web CRD #s as well as their background and experience. (See NYSE Rules 344 & 472)	
	If applicable, pertaining to the Applicant Firm or any of its associated persons, provide a copy of the following (unless reported to Web CRD): Decision or order by a federal or state authority or self-regulatory organization taking permanent or temporary adverse action regarding a registration or licensing decision;	
	 Regulatory action or investigation by the Securities Exchange Commission, the Commodity Futures Trading Commission, a federal, state or foreign regulatory agency, or self-regulatory organization that is pending, adjudicated or settled; Criminal action (other than minor traffic violation) that is pending, settled or adjudicated; 	
	 Any document evidencing a termination for cause or permitted resignation after investigation of an alleged violation of a federal or state securities law, a rule or regulation there under, a self-regulatory organization rule, or a securities industry standard of conduct; Investment-related civil action for damages or injunction that is pending, adjudicated or settled; 	
	Investment-related customer complaint or arbitration required to be reported on Form U4.	
	Organizational Documents: Articles of Incorporation and Bylaws; Partnership Agreement; Limited Liability Company ("LLC") Operating Agreement; or similar documentation These documents should incorporate required provisions, as applicable, per NYSE Rule 313 (See Sections 7 for further details)	-
	Rule 313.22 – Provisions concerning redemption or conversion Rule 4120 – Regulatory Notification and Business Curtailment ("Termination Language")	

SECTION 6 - DESIGNAT	TION OF ACCOUNTANT
Notice pursuant to Rule	17a-5(f)(2)
1. Broker or Dealer	
Contact Name	e:
Address:	·
Phone:	
Email:	
2. Accounting Firm	
Contact Name	e:
Address:	
Phone:	
Email:	
4. The contractual commit	iment to conduct the broker's or dealer's annual audit. (Check one) is for the annual audit during the fiscal year is of a continuing nature, providing for successive yearly audits.
Signature: Title:	Signature: Title:
Date:	Date: (Accounting Firm)
	(Accounting Firm)

SECTION 7 - REQUIRED ORGANIZATIONAL DOCUMENTS AND LANGUAGE SAMPLES // REFERENCES

SECTION 7A - DOCUMENTS TO BE PROVIDED BY A LIMITED LIABILITY COMPANY ("LLC")

- LLC Operating Agreement and all amendments (if any) which contain provisions pursuant to Rule 4120 (If the LLC Operating Agreement contains a stated termination date)
- 2. State filing certificate
- Certified List(s) of:
 - a) Officers (including but not limited to CEO, CFO, CCO and COO or functional equivalents)
 - b) Directors and/or Managing Member(s)
 - c) Current member(s) (i.e., owner(s)) of the LLC
- 4. Statement showing the dollar value of all capital contributions by each member (owner) as of the date of this application

SECTION 7B – DOCUMENTS TO BE PROVIDED BY A PARTNERSHIP

- Partnership Agreement and all amendments (if any) which contain provisions pursuant to Rule 4120 (If the partnership agreement contains a stated termination date).
- 2. Certified List of general and limited partners (natural and non-natural persons) as well as Officers (including but not limited to CEO, CFO, CCO and COO or functional equivalents).

SECTION 7C - DOCUMENTS TO BE PROVIDED BY A CORPORATION

- 1. Charter or Certificate of Incorporation and amendments (if any) which contain provisions pursuant to Rule 313.22
- 2. By-Laws, as per Rule 313(b).
- 3. Specimen certificate for each class of stock authorized to be issued. Each certificate shall carry a full summary of the provisions of Rule 313.22.
- 4. Certified List(s) of Officers (including but not limited to CEO, CFO, CCO and COO), Directors & Stockholders.

LANGUAGE SAMPLES / REFERENCES

The following are language samples and points of reference to assist in completing the documents noted in Section 7.

Rule 313.22 Provision concerning redemption or conversion

Each certificate of incorporation of a member corporation shall contain provisions authorizing the corporation to redeem or convert to a fixed income security acceptable to the Exchange for all or any part of the outstanding shares of voting stock of such member corporation owned by any person required to be approved by the Exchange as a member or approved person who fails or ceases to be so approved as may be necessary to reduce such party's ownership of voting stock in the member corporation below that level which enables such party to exercise controlling influence over the management or policies of such member corporation.

(Please note: The following paragraph only applies if the applicant firm has redemption rights within their Certificate of Incorporation.) If the certificate of incorporation of a member corporation subject to FINRA Rule 4110 provides that a stockholder may compel the redemption of his stock such certificate must provide that without the prior written approval of the Exchange, the redemption may only be effected on a date not less than six months after receipt by the member corporation of a written request for redemption given no sooner than six months after the date of the original issuance of such shares (or any predecessor shares). Each member corporation shall promptly notify the Exchange of the receipt of any request for redemption of any stock or if any redemption is not made because prohibited under the provisions of Securities and Exchange Commission Rule 15c3-1 (See 15c3-1(e)).

Rule 4120 Regulatory Notification and Business Curtailment ("Termination Language")

In order for a Limited Liability Company (LLC) or a Partnership that has a stated termination date in its operating or partnership agreement to avoid having its capital considered as a withdrawal under Rule 4120 <u>during the six month period prior to a termination of the agreement</u> the following language <u>must be included in the agreement:</u>

"Notwithstanding anything to the contrary herein contained, in the event of the termination of the [LLC or Partnership] on the expiration of the term of this agreement, or any dissolution of the [LLC or Partnership], each member agrees that if withdrawal of its capital on any such termination would cause, during the six months immediately preceding the date of termination, the [LLC or Partnership]'s net capital to be less than that specified in Rule 4120 of the Rules of the Exchange, such withdrawal of capital may be postponed for a period of up to six (6) months of the date of termination, as the members may deem necessary to ensure compliance with said rules; and any such capital so retained by the [LLC or Partnership] after the date of termination shall continue to be subject to all debts and obligations of the [LLC or Partnership]."

Section 8 - CLEARING LETTER OF CONSE	ENT	
Notice of Consent – To be completed by C	learing ETP Holder of A	pplication Broker-Dealer
The undersigned hereby represents the cleari ("NSCC"), and an approved ETP Holder of NY	ng agency named below, /SE American LLC.	a member of the National Securities Clearing Corporation
The undersigned Clearing ETP Holder hereby carried in all accounts held by the following Ap		ncial responsibility for all transactions effected through and h the clearing agency:
Applicant Broker-Dealer	CRD# a	and/or SEC File#
and may be relied upon by NYSE American L	LC, the NSCC, and their i	on, or notice of consent pursuant to NYSE American Rules respective members. This Notice of Consent shall be subject lain in effect until revoked in writing by the Clearing ETP
Clearing ETP Holder (Broker-Dealer Name)	-	
Clearing ETP Holder (NSCC Clearing #)	-	
Signature of Authorized Officer, Partner or Managing Member of Clearing ETP Holder	-	Signature of Authorized Officer, Partner or Managing Member, or Sole Proprietor of ETP Holder
Print Name / Title		Print Name / Title
Date		Date .

New York Stock Exchange LLC Regulated Only Membership Application

This application is to be completed by an existing NYSE Member Organization.

MEMBER ORGANIZATION I	NFORMATION			
Member Organization Name:				
Firm CRD #:		·		
Address:				
Phone:				
Email:				
CONVERSION OF MEMBER	SHIP TYPE			
Number of Trading Licenses Reli	nquished:		**************************************	
Effective Date of Conversion:				
AUTHORIZED ACKNOWLEDGEMENT				
We are relinquishing our Trading Member Organization of the Exch	License(s) to access directly the range subject to the regulation the rules of the Exchange as are in	e trading facilities of the Exchang nereof. As a Member Organizat effect from time to time, and with	Stock Exchange LLC ("the Exchange"). ge, but desire and intend to remain a cion of the Exchange, the undersigned thout limiting the foregoing, warrants	
Authorized Signatory .	,'	Date	;	
Print Name of Authorized Sign	atory	Title		
Phone Number of Authorized	Signatory	Email Address		

Please email a completed copy of this form to Client Relationship Services at <a href="mailto:creaming-nc-emailto:creaming-nc-

New York Stock Exchange LLC Regulated Only Membership Application

This application is to be completed by a newly approved NYSE Member Organization.

MEMBER ORGANIZATION INFORMATION				
Member Organization Name:				
Firm CRD #:				
Address:				
Phone:				
Email:	· · · · · · · · · · · · · · · · · · ·			
AUTHORIZED ACKNOWLED	GEMENT			
Exchange LLC ("the Exchange Exchange, the undersigned ag	") subject to the regulation therece rees to comply fully with all the ru	g to become a Member Organization of the New York Stock of on the date approved. As a Member Organization of the ules of the Exchange as are in effect from time to time, and Il continue to be fully subject to the jurisdiction of the		
Authorized Signatory	,	Date		
Print Name of Authorized Signa	atory	Title		
Phone Number of Authorized S	Signatory :	Email Address		

Please email a completed copy of this form to Client Relationship Services at crew email a completed copy of this form to Client Relationship Services at crew email a completed copy of this form to Client Relationship Services at crew emailto: <a h

New York Stock Exchange LLC ("NYSE") and NYSE American LLC ("NYSE American") Securities Lending Representative Form

Must be completed by all applicants for approval as Securities Lending Representatives ("LE") and/or all direct supervisors of Securities Lending Representatives ("LS"). The LE and/or LS registrations should be requested on Web CRD for both NYSE and NYSE American (together "the Exchange"). THE AGREEMENT Compliance with Policies and Regulations As an employee engaged in securities lending or borrowing activities, including, but not limited to, negotiating rates, contract values and credit parameters and payment of rebates, I will abide by the policies and procedures established by my employer as well as all applicable Federal and State Securities Laws and with the applicable rules of the Exchange. Securities Transactions I agree to obtain the written consent of my employer prior to opening a securities account at another financial institution and will arrange to furnish duplicate copies of confirmations and statements to appropriate supervisory persons at my employer in accordance with the rules of the Exchange. **Expense Accounts** I agree that when exercising expense account privileges I will act in accordance with the guidelines established by my employer and I understand that persons designated as having supervisory responsibilities over securities lending or borrowing activities will make a thorough review of all such expense account records. **Gifts & Gratuities** I agree that I will promptly notify appropriate supervisory personnel of all gift and gratuity offerings and receipts in order to ensure adherence to my employer's and the Exchange's rules and policy. INDIVIDUAL ACKNOWLEDGEMENT Member Organization Name Firm CRD# Name of Witness¹ (Please Print) Name of Applicant (Please Print) Signature of Witness Signature of Applicant Title Applicant CRD# $^{
m 1}$ The Witness must be either a partner of the firm, officer of the corporation, branch office manager, or authorized employee.

Please email a completed copy of this form to Client Relationship Services at creamble.com.

Please indicate which type.

New York Stock Exchange LLC Floor Employee Application

FLOOR EMPLOYEE REGISTRATION REQUEST Applications will not be approved without fingerprint clearance, U-4 and WebCRD™ ("CRD") registration. Accordingly, failure to respond accurately to the following questions will delay approval of your floor access application and may result in denial of floor access. APPLICANT PERSONAL INFORMATION Applicant Name: CRD: Title: DOB: Phone: Email: MEMBER ORGANIZATION INFORMATION Member Organization Name: CRD: Primary Contact Name: Title: Phone: Email: TYPE OF BUSINESS ACTIVITY TO BE CONDUCTED All individuals requesting access to the Trading Floor, as defined in the Rule 6A, must register as ("FE") on CRD. ☐ Floor Employee (FE) Position / Reason for access to the Trading Floor: Effective Date: ☐ Permanent ☐ Temporary ☐ Intern If Temporary, indicate length of employment: Access Required: ■ Building ☐ Trading Floor APPLICATION CHECKLIST A Form U-4 requesting the "FE" registration has been submitted to FINRA through CRD A Fingerprint Card is available on CRD Do you have any reportable events on the U-4 submitted to FINRA through CRD? ☐ Yes П No

New York Stock Exchange LLC Floor Employee Application

AUTHORIZED ACKNOWLEDGEMENT			
I authorize New York Stock Exchange LLC ("the Exchange") and its affiliates to give any information it may have concerning me to any employer or prospective employer, any federal, state, or municipal agency, or any other SRO, and I release the Exchange, its affiliates and any person acting on their behalf from any and all liability of whatever nature by reason of furnishing such information.			
I affirm my obligation to abide, in full, with the rules and re to its regulatory and disciplinary jurisdiction and that of it	egulations of the Exchange and acknowledge that I am subject is market and regulatory subsidiaries.		
I swear or affirm that I have read and understand the items and complete to the best of my knowledge.	s and instructions on this form and that my answers are true		
Signature of Applicant	Date		
MEMBER ORGANIZATION ACKNOWLEDGEMENT			
The undersigned member organization certifies that the applicant named above is authorized to enter into the Trading Floor as referenced above, on its behalf. Additionally, the member organization acknowledges that it is responsible for the applicant identified above, and as such actions of the applicant shall be binding on the member organization in all respects.			
Member Organization Name:			
Signature of Authorized Member Organization Representative	Date		
Print Name	Title		

Please email a completed copy of this form to Client Relationship Services at <u>crs@nyse.com</u>.

New York Stock Exchange LLC Member / Floor Clerk Application

	rprint clearance, U-4 and WebCRD™ ("CRD") registration. e following questions will delay approval of your floor access ess.	
APPLICANT PERSONAL INFORMATION		
Applicant Name:	CRD:	
Title / Trading Floor Position:	DOB:	
Phone:	Email:	
MEMBER ORGANIZATION INFORMATION		
Member Organization Name:	CRD:	
Primary Contact Name:	Title:	
Phone:	Email:	
TYPE OF BUSINESS ACTIVITY TO BE CONDU	CTED (Check all that apply)	
☐ Member (ME)	☐ Floor Broker	
☐ Floor Clerk (FL)	☐ Designated Market Maker	
Badge # (if applicable):	Floor Location:	
APPLICATION CHECKLIST		
☐ A Form U-4 requesting appropriate registration (See above for appropriate registration type for	ns (ME or FL) have been submitted to FINRA through CRD or business activity.)	
☐ A Fingerprint Card is available on CRD		
☐ Individual has passed or been granted a waive ME / FL − (Series19 prerequisite)	er of the required examination	
Do you have any reportable events on the U-4 subm	nitted to FINRA through CRD?	
FOR MEMBERS / FLOOR CLERKS		
Expected Start Date, if known:		
Are you currently active on the NYSE Trading Floor	? Yes	No
If No, have you ever been active on the NYSE Tradi	ng Floor in the past?	No
Enter the last date you were active on the Trading F	loor (if applicable)	
Have you been on the Trading Floor within the last 6	6 months? Yes	No
If No, have you completed the NYSE Floor Orientati	on Program within the last 6 months? Yes	No
If No, are you currently enrolled in the NYSE Floor C	Orientation Program? Yes	No
Enter the start and ending dates of the NYSE attend (if applicable)		
If No, contact Trading Floor Education & Outre michelle.liguori@nyse.com or 212.656.5388 to		

New York Stock Exchange LLC Member / Floor Clerk Application

AUTHORIZED ACKNOWLEDGEMENT				
I authorize New York Stock Exchange LLC (referred to as "the Exchange") and its affiliates to give any information they may have concerning me to any employer or prospective employer, any federal, state, or municipal agency, or any other SRO, and I release the Exchange, its affiliates and any person acting on their behalf from any and all liability of whatever nature by reason of furnishing such information.				
I affirm my obligation to abide, in full, with the rules and reg disciplinary jurisdiction and that of its market and regulator	gulations of the Exchange and subject to its regulatory and ry subsidiaries.			
I swear or affirm that I have read and understand the items and complete to the best of my knowledge.	and instructions on this form and that my answers are true			
Proposed Applicant Signature	Date			
MEMBER ORGANIZATION ACKNOWLEDGEMENT				
The undersigned Member Organization agrees with the Exchange and each other Member and Member Organization that, until such authority is properly terminated by a minimum of one business day's written notice to the Exchange, the Individual identified above is authorized to act as an agent of the Member Organization for the purpose of transacting the business of the Member Organization on the Exchange, and every contract entered into on the Exchange by the Member shall be binding on the Member Organization in all respects.				
Signature of Authorized Member Organization Representative	Date			
Print Name	Title			

Please email a completed copy of this form to Client Relationship Services at crs@nyse.com.

NYSE Group, Inc.

Order Audit Trail System Reporting Agreement

Broker	/Dealer Name:		CRD #:	
		tem Agreement (the " Agreement ") dated ware corporation with offices at 11 Wall Stre	et, New York, NY 1000	
a	wi	th offices at		("Broker").
integrat membe	ted audit trail of ord	Industry Regulatory Authority (FINRA) has e ler, quote and trade information for NMS stood to develop a means for electronically captu	cks, as defined in Rule	600(b)(47) of Regulation NMS and FINR
WHER	EAS, the New York	Stock Exchange LLC (the "Exchange") is ar	n affiliate of NYSE and	a registered national securities exchange
WHER	EAS, the Exchange	e has adopted OATS rules; and		
WHER submis	EAS, NYSE has ag sion of required rou	rreed to provide floor broker firms that trade outing data (the "Service").	equities on the Exchar	nge trading floor with a reporting solution f
NOW,	THEREFORE, the	parties agree as follows:		
1.	Service.	NYSE shall provide the Service, as is mo to Broker.	ore fully described in E	xhibit A, during the Term of the Agreemen
2.	Term.	The term of this Agreement is three years automatically renew for additional one ye	s from the Effective Da ar periods.	te. Thereafter, the Agreement will
3.	Termination.	Either party may terminate this Agreemer	nt upon thirty days writ	ten notice to the other.
4.	Fees.	In consideration of Broker being a member cost to Broker.	er of the Exchange, N	YSE agrees to provide the Service at no
5.	Data.	Broker acknowledges and agrees that the the Service) is the property of NYSE. The required to be recorded by FINRA pursua provided to Broker and FINRA on Broker	Exchange and Broke ant to FINRA Rule 744	r shall jointly own the reports and data 0, and the rules of the Exchange, that are
6.	reporting, and oth governmental or i	ce. Broker acknowledges and agrees ewing FINRA's OATS web site for rejections her reporting infractions, (3) complying with a regulatory agency's rules, regulations, policies and that are requested by Broker are compared.	and the submission o pplicable law and FINI as and interpretations,	RA's, the Exchange's, or any other as amended (4) ensuring that any

- FINRA, and (5) any fines, expenses, penalties or assessments imposed by FINRA or any other regulatory body as a result of the Service or the Deliverables. NYSE shall promptly notify Broker upon the occurrence of any event, including physical damage to NYSE's facilities or legal proceedings that would materially affect NYSE's ability to submit the Deliverables on Broker's behalf.
- 7. Warranties and Representations.
 - NYSE warrants that it has the rights and authority required to enter into this Agreement and to perform the Service a. contemplated by this Agreement free from all liens, claims, encumbrances, security interests and any other restrictions.
 - b. NYSE warrants that the Service will be performed, and the Deliverables will be prepared, in a timely and professional manner.
 - NYSE represents that it is familiar with the OATS Rules and the OATS Reporting Technical Specifications and shall C. use commercially reasonable efforts to submit reports to OATS on behalf of Subscriber in compliance with OATS Rules and Technical Specifications.
 - d. NYSE represents that it has completed, or will complete, testing as described in the Technical Specifications.

- e. NYSE represents that it has in place processes and procedures reasonably designed with the intent to ensure compliance with OATS requirements.
- f. If NYSE fails to provide the Service or Deliverables as warranted in subsections b, c, and e of this section, or if any of the Deliverables are found to be incorrect, and Broker so notifies NYSE within thirty (30) days following the date NYSE delivers the Deliverables to Broker or FINRA then NYSE will re-perform the Service at no additional charge. The foregoing is Broker's sole and exclusive remedy in event of a breach of such warranties or delivery of incorrect Deliverables.
- g. THE SERVICE AND DELIVERABLES PROVIDED UNDER THIS AGREEMENT ARE PROVIDED ON AN "AS IS" BASIS. EXCEPT TO THE EXTENT SET FORTH IN SUBSECTIONS 7(B), 7(C), 7(D) AND 7(E), NYSE MAKES NO REPRESENATIONS OR WARRANTIES, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, WITH RESPECT TO THE SERVICE, DELIVERABLES OR ANY MATERIALS PROVIDED BY NYSE UNDER THIS AGREEMENT INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, COMPLIANCE WITH RULES OR REGULATIONS, AND NON-INFRINGEMENT. FURTHERMORE, NO GUARANTEE IS MADE AS TO THE EFFICACY OR VALUE OF THE SERVICE OR DELIVERABLES.
- 8. **Indemnification**. Broker shall indemnify and hold harmless and defend NYSE and its affiliates from and against any and all claims, liabilities, judgments, causes of action, damages, costs and expenses (including reasonable attorneys' fees) related to or arising out of any obligations that Broker has to FINRA or any other regulatory agency or Broker's use of the Deliverables or Service.
- 9. Confidentiality. "Confidential Information" means any and all material and information disclosed to, or acquired through observation or other perception by either party pursuant to, or concerning this Agreement or the Service, including, but not limited to, the terms of this Agreement, the Deliverables, any matters relating to the business of each party and, to the extent applicable, the corporate parents, subsidiaries, affiliates and licensors of each party, all trade secrets, information regarding business operations, designs, concepts and methodologies. Confidential Information shall not include, and the obligations herein shall not apply to, information that is (1) already known to the receiving party without an obligation of confidentiality at the time of disclosure and was not acquired directly or indirectly from the disclosing party, (2) publicly known or becomes publicly known through no wrongful act of the receiving party, (3) rightfully received from a third party and, to the knowledge of the receiving party, both without restriction and without breach of this Agreement, (4) furnished to a third party by the disclosing party without a similar restriction on the third party's rights, (5) approved for release by written authorization of the disclosing party, or (6) developed, now or later, independently by the receiving party without reference to the information acquired from the disclosing party. Each party shall maintain in confidence all Confidential Information received from the other, in any format, and shall not to disclose or otherwise make available the Confidential Information to any third party without the prior written consent of the disclosing party; provided, however, that each party may disclose the other party's Confidential Information to (1) affiliates, (2) consultants and subcontractors that have a need to know, and (3) its regulators and legal advisors.
- 10. Limitation of Liability. NEITHER PARTY IS LIABLE TO THE OTHER PARTY FOR CONSEQUENTIAL, INCIDENTAL, RELIANCE, PUNITIVE, SPECIAL OR INDIRECT DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, INTERRUPTION OF BUSINESS, LOST, DESTROYED OR INACCURATE DATA, LOSS OF GOODWILL OR OTHER BUSINESS LOSS OR LOST SAVINGS) ARISING UNDER, RELATING TO OR IN CONNECTION WITH THIS AGREEMENT, EVEN IF SUCH PARTY HAD BEEN ADVISED OF THE POSSIBILITY OF OR COULD HAVE FORESEEN THE DAMAGES. NYSE'S AGGREGATE LIABILITY FOR ALL EVENTS, ACTS AND OMISSIONS ARISING UNDER, RELATING TO OR IN CONNECTION WITH THIS AGREEMENT IS LIMITED TO AN AMOUNT EQUAL TO ONE THOUSAND DOLLARS. THESE LIMITATIONS ON LIABILITY APPLY REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT, OR OTHERWISE. BROKER ACKNOWLEDGES AND AGREES THAT EXCHANGE RULE 18 DOES NOT APPLY TO THE SERVICE OR THE DELIVERABLES.

11. Miscellaneous.

- Broker may not assign, transfer, delegate or pledge this Agreement or any of its obligations under this Agreement.
 NYSE may freely assign, delegate or pledge this Agreement or any of its obligations under this Agreement. Any assignment, transfer, delegation or pledge in violation of this subsection 11(a) is null and void.
- b. This Agreement is governed by and construed in accordance with the laws of the State of New York, without regard to the principles of conflicts of laws. The parties agree that any controversy or claim arising out of or relating to this Agreement or the breach of this Agreement must be tried in a court of competent jurisdiction in the State and County of New York, and the parties consent to the personal jurisdiction of these courts.
- c. Sections 5, 6, 8, 9, 10 and 11 will survive termination of this Agreement and continue in full force and effect.
- d. This Agreement represents the entire agreement and understanding between the parties with respect to its subject matter and supersedes any and all prior and contemporaneous agreements, understandings, documents, negotiations and/or discussions (whether oral or written) between the parties. An obligation under this Agreement can only be waived by a written instrument signed by the party waiving the obligation. Any waiver or failure to insist upon

strict compliance with an obligation of this Agreement will not operate as a waiver of, or estoppel with respect to, any subsequent or other failure.

- e. NYSE may amend this Agreement from time to time by providing notice to Broker. Customer's use of the Services after 30 days after receipt of this notice constitutes acceptance of the relevant amendment.
- f. Nothing contained in this Agreement will be construed as creating a partnership, joint venture or other contractual relationship between the parties.
- g. If any provision of this Agreement is held to be unenforceable, in whole or in part, that holding will not affect the validity of the other provisions of this Agreement.
- h. Neither party is liable nor will be deemed in default for any failure or delay in its performance under this Agreement to the extent due to a cause or causes beyond its control, including acts of God or public enemy, war, terrorist act, insurrection or riot, fire, flood, explosion, earthquake, unusually severe weather, labor dispute, national emergency, or act or omission of any governing authority or agency of a governing authority.
- i. Counterparts. This Agreement may be executed in counterparts, each of which will be deemed to be an original.
- j. Notices. Except as otherwise provided in this Agreement, all notices to the parties must be sent by: (1) courier, (2) certified mail, postage prepaid and return receipt requested or (3) e-mail with e-mail acknowledgement of receipt. All notices must be sent to: (1) in the case of NYSE: NYSE Group, Inc., Attention: Client Relationship Services, 11 Wall Street, 15th Floor, New York, NY 10005, crs@nyse.com, with a copy to NYSE Group, Inc., Attention: Office of the General Counsel, 11 Wall Street, 19th Floor New York, New York 10005, ContractNotices@theice.com and (2) in the case of Broker:

	Contact Name:	***************************************				
	Title:			· · · · · · · · · · · · · · · · · · ·		
	Street:	********		-		
	City, State, Zip:		· · · · · · · · · · · · · · · · · · ·			
	Email:					
Each of the pa	irties has caused this A	greement to be	executed by its di	uly authorized representa	atives as of the Effective	Date.
	."			÷	2	
				NYSE Group, Inc.		
Broker-Deale	er					
Signature				Signature		
Print Name				Print Name		
Title			····	Title		

Date

Date

Company Name:

Exhibit A

Service Description

1. OATS Reporting

- a. NYSE shall act as the Transmitting Order Sending Organization with respect to Broker's (1) reportable order events from the Exchange's floor broker system into properly formatted firm order record(s) ("FORE") and (2) reportable order events ("ROEs"). NYSE shall transmit this data to FINRA's OATS system in accordance with FINRA's and the Exchange's OATS regulations and the OATS Technical Specifications.
- b. NYSE shall submit FORE file(s) to OATS on behalf of Broker, as compiled from the floor broker system, in a timely manner compliant with FINRA and the Exchange's rules, regulations and interpretations.
- c. NYSE shall keep up to date on regulatory developments related to OATS reporting, including changes to the OATS regulations and OATS Technical Specifications and appropriately modify and test the OATS reporting systems with the intent to ensure continued adherence to the regulations and OATS Technical Specifications.

2. Supervision

- a. NYSE shall provide to Broker an OATS daily activity report consisting of (1) all data reported to OATS, (2) rejection reports, (3) mismatch reports and (4) current status of all submitted reports.
- b. NYSE shall monitor the OATS submissions to ensure that FOREs are submitted on a timely basis and that to NYSE's knowledge; the ROEs contain complete and accurate information.
- c. NYSE shall use commercially reasonable efforts, with the reasonable assistance of Broker, to investigate and resolve all errors and rejects.
- d. NYSE shall provide support services for OATS-related issues in a reasonably timely manner.
- 3. Data Retention: NYSE shall store the information used to create the Deliverables for five years and will upon request from Broker provide Broker, or FINRA, with copies of the Deliverables.

New York Stock Exchange LLC ("NYSE" or "Exchange") Retail Modifier Attestation

Instructions: This form is to be completed by a NYSE Member or Member Organization ("Member") that would like to submit orders designated with a "retail" modifier to the NYSE.

An order designated with a "retail" modifier is an agency order or a riskless principal order that meets the criteria of FINRA Rule 5320.03 that originates from a natural person and is submitted to the NYSE by a Member, provided that no change is made to the terms of the order with respect to price or side of market and the order does not originate from a trading algorithm or any other computerized methodology. An order with a "retail" modifier is separate and distinct from a "Retail Order" under Rule 107C. Members wishing to submit "Retail Orders" under Rule 107C should contact Client Relationship Services at crs@nyse.com for further details on the appropriate paperwork.

1. Weinber information	
Name of Member	
Business Address	
Business Contact Name	
Business Contact Phone	
Business Contact E-Mail	

2. Retail Modifier/Order Supervisory Requirements

By executing this form, the Member attests that substantially all orders submitted to NYSE by the Member tagged with the "retail" modifier designation or submitted by a Member's "retail mnemonic" are "retail" orders and would meet the qualifications as defined in Rule 13 for such orders.

Member further attests that it has in place Written Supervisory Procedures (WSPs) reasonably designed to assure that it will only designate orders as "retail" if all applicable requirements, as provided in Rule 13, are met. Such WSPs also must require the member organization to (i) exercise due diligence before entering a "retail" order to assure that entry as a "retail" order is in compliance with the requirements, and (ii) monitor whether orders entered as "retail" orders meet the applicable requirements.

In addition, if the Member represents "retail" orders from another broker-dealer customer, Member's WSPs must be reasonably designed to assure that the orders it receives from such broker-dealer customer that it designates as "retail" orders meet the definition of a "retail" order, as provided in Rule 13.

The Member must (i) obtain an annual written representation, in a form acceptable to the Exchange, from each broker-dealer customer that sends it orders to be designated as "retail" orders that entry of such orders as "retail" orders will be in compliance with the requirements specified by the Exchange; and (ii) monitor whether its broker-dealer customer's "retail" order flow meets the applicable requirements.

Name (Printed) Authorized Signatory of Member	
Name (Signature)	
Title	
Date	

Please return to Client Relationship Services at crs@nyse.com

New York Stock Exchange LLC ("NYSE" or the "Exchange") Retail Liquidity Providers Application ("Application")

Instructions: In order to ensure your Firm's participation in the NYSE Retail Liquidity Provider ("RLP") program and to ensure that connectivity is established between the NYSE and your Firm, and that only employees of your Firm have access to NYSE facilities and systems using your Firm's connection, the completion of this application is required prior to RLP approval.

See NYSE Rule 107C for a full definition of terms and requirements of the RLP program.

1. Customer Information							
Name of or Member Organization ("Firm")							
Business Address							
Business Contact Name							
Business Contact Phone							
Business Contact E-Mail	·						
2. Business and Technolog	y Questions						
Does your firm currently sen	d orders to the Exchange using multiple mnemonics?	Yes No					
Please provide the NYSE m	nemonics that will be dedicated and used for the RLP program.						
	al space, please attach an Excel spreadsheet, and be sure to include only oprietary' orders. If additional mnemonics are needed, please complete the						
As an NYSE Member or Me	As an NYSE Member or Member Organization, do you currently have connectivity to the Exchange? Yes No						
Is this connection utilized for	Is this connection utilized for order routing, receiving market data or both? Order Routing Receiving market data Both						
If you are using a Service Bureau (e.g., Order Management System "OMS") for NYSE connectivity, please provide the name of the technology provider.							
On a separate attachment, please provide an overview of your trading technology infrastructure and operational support structure. Please include whether your Firm will be Co-Locating your Firm's servers and the type of connection you will use (e.g. BCCG or CCG) to the NYSE systems.							
Please describe the current business structure of the division within your Firm that will become an RLP.							
Please include any documentation that will demonstrate your Firm's ability to meet the 5% quoting requirement in your designated RLP securities pursuant to NYSE Rule 107C.							
Name (Printed)							
Name (Signature)							
Title							
Date							

New York Stock Exchange LLC ("NYSE" or the "Exchange") Retail Member Organization Application ("Application")

Instructions: In order to participate in the NYSE Retail Liquidity Program ("RLP") as a Retail Member Organization ("RMO") and to establish connectivity between the NYSE and your Firm, and that only employees of your Firm have access to NYSE facilities and systems using your Firm's connection, the completion of this application is required prior to being qualified as an RMO. To qualify as an RMO, a member organization must conduct a retail business or route retail orders on behalf of another broker-dealer. For purposes of this program, conducting a retail business includes carrying retail customer accounts on a fully disclosed basis.

A "Retail Order" is an agency order that originates from a natural person and is submitted to the NYSE by an RMO, provided that no change is made to the terms of the order with respect to price or side of market and the order does not originate from a trading algorithm or any other computerized methodology.

Please note: If an RMO uses an algorithm to determine to send an existing Retail Order into the NYSE RLP program, such order is acceptable to the program and is not deemed to have originated from a trading algorithm strictly as a result of the brokerage firm's algorithm, provided that the RMO assures that the Retail Order meets the underlying rule requirements, including that the routing algorithm does not change the terms of the order with respect to price or side of the market. Additionally, the Retail Order provision preventing changes to the terms of the order (e.g. price or side) is not meant to prevent an RMO from ensuring a better execution experience for the retail customer, such as by adding a limit to a Retail Order.

An RMO may submit Retail Orders in a riskless principal capacity as well as an agency capacity, provided that (i) the entry of such riskless principal orders meets the requirements of FINRA Rule 5320.03, including that the RMO maintains supervisory systems to reconstruct, in a time-sequenced manner, all Retail Orders are entered on a riskless principal basis; and (ii) the RMO does not include non-retail orders together with the Retail Orders as part of the riskless principal transaction.

See NYSE Rule 107C for a full definition of terms and requirements of the RLP program.

1. Customer Information

Name of Member Firm ("Applicant")		
Business Address	·	
Business Contact Name		
Business Contact Phone		
Business Contact E-Mail		
2. Business and Technology Questi	ions	
Does your firm currently send orders	to the Exchange using multiple mnemonics?	☐ Yes ☐ No
Please identify all mnemonics that w	ill be used to submit Retail Orders.	·
	, please attach an Excel spreadsheet, and be sure to include orders. If additional mnemonics are needed, please	·
As an NYSE Member or Member Ore Exchange?	ganization, do you currently have connectivity to the	☐ Yes ☐ No
Is this connection utilized for order ro	outing, receiving market data or both?	☐ Order Routing ☐ Receiving market data ☐ Both
If you are using a Service Bureau (e. connectivity, please provide the nam	g., Order Management System "OMS") for NYSE e of the technology provider.	
If you are routing retail order flow on document with this firm or firms.	behalf of one or more broker-dealer customers, your firm will	be required to execute a separate
Please describe the current business	s structure of the division within your Firm that qualifies you as	s an RMO.
please provide sample marketing lite your order flow, and such other docu	ation sufficient to demonstrate the retail nature and characteri rature, website screenshots, and other publicly disclosed mat mentation and information as the Exchange may require to obe requirements of the Retail Order definition.	erials describing the retail nature of

3. RMO Supervisory Requirements

By executing this Application, the Applicant attests that substantially all orders submitted by the Applicant as a Retail Order would meet the qualifications for such orders under NYSE Rule 107C. Applicant further attests that it has in place Written Supervisory Procedures (WSPs) pursuant to Rule 107C(b)(6). Such WSPs require Applicant to:

(i) exercise due diligence before entering a Retail Order to assure that entry as a Retail Orders is in compliance with the requirements of this Rule, including that the Applicant maintain adequate substantiation that substantially all orders sent to the Exchange as Retail Orders meet the definition and that those orders not meeting the definition are agency orders that cannot be segregated from Retail Orders due to system limitations and are de minimis in terms of the overall number of Retail Orders submitted and (ii) monitor whether orders entered as Retail Orders meet the applicable requirements.

In addition, if Applicant represents Retail Orders from another broker-dealer customer, Applicant's WSPs must be reasonably designed to assure that the orders it receives from such broker-dealer customer that it designates as Retail Orders meet the definition of a Retail Order.

The Applicant must (i) obtain an annual written representation, in a form acceptable to the Exchange, from each broker-dealer customer that sends it orders to be designated as Retail Orders that entry of such orders as Retail Orders will be in compliance with the requirements of this Rule; and (ii) monitor whether its broker-dealer customer's Retail Order flow meets the applicable requirements.

Name (Printed)	
Name (Signature)	
Title	
Date	

Please return to Client Relationship Services at crs@nyse.com.

New York Stock Exchange, LLC Common Access Pointsm Agreement

The undersigned ("User"), as a condition and in consideration of being permitted to connect to NYSE Common Access Point ("NYSE CAP" sm), hereby agrees with The New York Stock Exchange, LLC ("NYSE") as set forth below and in the Terms and Conditions set forth at https://www.nyse.com/connectivity/specs.

PLE	ASE COMPLETE ALL ITEMS		
1	Name of Firm or Company ("User"):		
A	KA Name / Formerly Known As:		
A	Address:		_
c	Contact Person:		
Т	itle:		
F	Phone:	Fax:	_
E	mail:		
	Veb Address:		
N W	lame of Firm who's SFTI Line you vill be Utilizing:		_
U	ser represents that it is: (Check al	il that apply)	
	•		
		New York Stock Exchange ("Member")	
	Web CRD#:		
	a service bureau acting on bel		;
	Name of Member Organization Agreement for each Member O	n: (If acting for more than one Member Organization, please submit a separate CAP Organization.)	
	a public extranet provider app	roved by NYSE to receive a NYSE CAP Connection ("Vendor")	
A	uthorized Signature of User:		
N	ame:		_
Ti	tle:		-
D	ate:		-
			

Please return completed form to Client Relationship Services at crs@nyse.com.

NYSE COMMON ACCESS POINT ("NYSE CAP") AGREEMENT TERMS AND CONDITIONS

1. Services

The services offered by NYSE through NYSE CAP may include one or more of the following:

- Common Customer Gateway ("CCG")
- Broker Booth Support System⁵
- Routing of proprietary services to/from the NYSE Trading Floor
- NYSE e-Brokersm / MLooks
- Common Customer Gateway Binary ("CCG Binary")
- **API Service**
- Broker Algorithm

and such other services as NYSE may identify in its sole discretion (the "Services"). This Agreement is effective only when accepted by NYSE; User will be notified of such acceptance by email at the email address of User's Contact Person set forth on the signature page of this Agreement. This Agreement provides User only with a connection to NYSE CAP ("NYSE CAP Connection"), and does not assure User of the right to receive or use any Service. In NYSE's sole discretion, the use of or the right to receive or redistribute a NYSE CAP Connection or certain Services (a) may not be made available to all persons or entities, and (b) may require compliance with additional terms, obligations and conditions, including making of payments and execution of and compliance with additional documentation. User shall be responsible for all costs and charges incurred in connecting to NYSE CAP, and for all transactions effected through the use of any password, encryption key or any other security methodology issued to

2. Proprietary Rights

User agrees that all proprietary rights in NYSE CAP and the Services are and shall remain the property of NYSE and its third party providers of data, information, data processing services or other services related to the NYSE CAP Connection or any Service ("Third Party Providers"), and User shall have no proprietary right or interest in NYSE CAP or any of the Services.

3. Compliance with Law

User shall comply with all applicable laws and regulations, including applicable SEC and NYSE rules and regulations, relating to the NYSE CAP Connection, or use of any Services. User shall not (a) alter, decompile, or disassemble any code underlying NYSE CAP Connection or any Services, or (b) attempt to circumvent any security protections for NYSE CAP Connection or any Services, or (c) interfere with or disrupt NYSE CAP Connection, and Services or any servers or networks connected to the Services, or (d) give access to or disclose to any unauthorized person any password, encryption key or other security methodology through which any NYSE CAP Connection or any Service is obtained. User shall take all reasonable precautions to safeguard the confidentiality of any such password encryption key or other security methodology.

4. NYSE CAP Specifications

This paragraph does not apply to Users connected to CAP indirectly (e.g., through a service bureau). User has read and understands (i) the NYSE Common Access Point Member Firm interface Specification (ii) the NYSE Common Access Point Member Firm Security Interface Specification and (iii) the Customer Guide to NYSE Common Access Point currently in effect (collectively, the "Specifications"). User agrees to comply with and be bound by all provisions of the Specifications, as currently in effect and, in accordance with Paragraph 6 below, as they may be amended from time to time, and any other specifications related to NYSE CAP that may be issued in the future, applicable to User, NYSE CAP Connection, and the Services utilized by User.

5. Suspension of CAP Connection or Services

Unless otherwise agreed in writing by NYSE and User, NYSE may, without incurring any liability to User, suspend the CAP Connection and any or all Services at any time, without notice and without cause.

6. Amendment

NYSE may amend this Agreement and the Specifications from time to time upon giving notice of the terms of any such amendment to User by any reasonable means, including, but not limited to, by publication on NYSE's website located at https://www.nyse.com/connectivity/specs . With regard to any amendment effected by such publication, NYSE will use reasonable efforts to advise User of the publication of such amendment by sending an email to the email address of User's Contact Person set forth on the signature page of this Agreement, NYSE, in its sole discretion, may limit, expand or terminate, or subject to different or additional terms, conditions or restrictions, the Specifications, NYSE CAP Connection or any one or more of the Services; such additional terms may include the imposition of fees or charges to connect to NYSE CAP. User's use of NYSE CAP or any Service after receipt of notice of amendment of this Agreement or of the Specifications constitutes acceptance of that amendment. User may amend User's information appearing on the signature page of this Agreement by emailing notice of such change to Client Relationship Services at creamber-com. If User changes its name a new CAP Agreement shall be required. If the Member Organization for a Service Bureau becomes invalid, a new CAP Agreement shall be required. If the User has multiple Member Organizations, or adds additional clients, a new CAP Agreement shall be required. CAP Agreements must be current as determined in NYSE's sole discretion. CAP Agreements that are not current are subject to termination by NYSE.

NYSE COMMON ACCESS POINT ("NYSE CAP") AGREEMENT TERMS AND CONDITIONS (CONTINUED)

7. Disclaimer

NYSE CAP and the Services are provided to User on an "as is" basis. NYSE, NYSE Technology, the Third Party Providers and their respective affiliates, officers, directors, employees, agents and licensors are herein referred to as the "Disseminating Parties." With respect to NYSE CAP Connection, the Services and the contents thereof, the Disseminating Parties do not make any representations and, to the fullest extent permitted by applicable law, hereby disclaim all express, implied and statutory warranties of any kind to User or any third party. This disclaimer includes, but is not limited to, representations and warranties regarding accuracy, timeliness, completeness, sequencing, currentness, noninfringement, merchantability, or fitness for any particular purpose, and any representations or warranties arising from usage or custom of trade or by operation of law. The Disseminating Parties assume no responsibility for the consequences of any errors or omissions, delays, inaccuracies, system failures or any other failures or shortcomings in connection with the User's receipt and use of NYSE CAP or any of the Services, and do not guarantee the timeliness, sequence, accuracy or completeness of any information or data provided as part of NYSE CAP or any of the Services.

8. Limitation of Liability

To the extent permitted by applicable law, in no event shall the Disseminating Parties be liable to User or anyone else for:
a) any type of damages (such as, but not limited to, direct, consequential, special, incidental, punitive or indirect

damages), even if advised of the possibility of such damages,

b) any other loss or injury, or

c) any telecommunications charges or other costs,

incurred by User in accessing or using NYSE CAP or any of the Services.

9. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of New York, USA, as they apply to Agreements made and performed solely therein. Disputes arising hereunder shall be subject to the exclusive jurisdiction of the Federal Courts of the united States of America and/or the State Courts of New York sitting in the City of New York, New York, USA. If a court finds any term or provision of this Agreement to be invalid or unenforceable, such term or provision shall be ineffective only to the extent of such finding and such court's jurisdiction, without rendering invalid or unenforceable the remaining terms and provisions of this Agreement in that court's jurisdiction or affecting the validity or enforceability of any of the terms and provisions of this Agreement in any other jurisdiction.

10. Term and Termination

The term of this Agreement shall commence upon valid execution hereof by the User and delivery to and acceptance by NYSE, and shall continue in effect until terminated. This Agreement and the Services may be terminated by User upon five (5) days' notice to NYSE, and by NYSE at any time in NYSE's sole discretion. Upon such termination, NYSE shall terminate the NYSE CAP Connection. The foregoing notwithstanding, the provisions of Paragraphs 2, 3, 4, 7, 8, 9, 10, 11, 12 and 13 shall survive any expiration or termination of this Agreement.

11. Assignment

User may not assign or delegate any of its rights or obligations arising hereunder, except with the prior written consent of NYSE, which will not be unreasonably withheld. Any purported assignment or delegation in violation of this Paragraph 11 shall be null and void.

12. Redistribution and Confidentiality

User, including any service bureau or public extranet, may not redistribute the NYSE CAP Connection or any Services, and may not disclose the content of any Service or any Specification, unless otherwise permitted pursuant to a separate written Agreement with NYSE or pursuant to a published policy of NYSE or as otherwise permitted by law. The foregoing shall not be construed to restrict the distribution or disclosure of any proprietary information of User solely because such information may have been transmitted via a NYSE CAP Connection.

13. Benefit of Agreement

The provisions of this Agreement are for the benefit of NYSE, NYSE Technology and the Third Party Providers. Each of NYSE, NYSE Technology and the Third Party Providers shall have the right to assert and enforce the provisions of this Agreement directly against the User.

14. External Access Network

User acknowledges and agrees that if, and to the extent, it receives any Services via the NYSE External Access Network ("NYSE EAN"), (i) any reference herein to NYSE CAP shall apply with equal force and effect to the NYSE EAN, (ii) any reference herein to a NYSE CAP Connection shall apply with equal force and effect to any NYSE EAN connection, and (iii) the provisions of this Agreement (other than references to any Specifications applicable only to CAP) apply to the receipt of Services via NYSE EAN to the same extent as to receipt of Services via NYSE CAP.

NYSE Bonds Trading License Application ("BTL")

Please Type or Print Clearly

Organization and Contact Info	rmation:				
Name of Member Organization:					
Web CRD Number:			***************************************		
Primary Contact:					
Contact Name					
Email Address				·	
Telephone / Fax Number					
Billing Contact:					
Contact Name					
Mailing Address					
City, State Province, Postal Code		ı			·· ··
Telephone / Fax Number					
Email Address			****		
The cost of a NYSE Bonds Trading L	cense is \$1,000 per	year.			
The undersigned Member Organization	on understands and	agrees that:		,	
In the event this application is accessible with the acquisition and holding of	 In the event this application is accepted, the undersigned will make timely payment of all amounts due in connection with the acquisition and holding of a BTL as prescribed in NYSE Rule 87. 				
 The Rules of New York Stock Exchange LLC (NYSE) may be reviewed at www.nyse.com. As holder of a BTL, the undersigned agrees to comply with such rules as they are in effect from time to time, and without limiting the foregoing, that it will be subject to the jurisdiction of NYSE. 					
Signature of Authorize	d Representative:				
	Print Name:				
	Title:				
	Date:				

Please send a completed version of this application to crs@nyse.com